

5. WORK PLAN RATIONALE

This section presents the rationale for the OU 3-14 RI/FS. Section 5.1 presents assumptions and background information used to scope the RI/FS effort in areas including the following:

- Significant changes that have occurred since the OU 3-13 RI/FS was completed
- Integration with parallel programs (i.e., RCRA tank farm closure, operational interfaces, and WAG 3 Group 4 and 5 interfaces)
- TRU waste considerations
- Risk assessment
- Long-term land use planning
- RAOs
- Uncertainties remaining from the OU 3-13 RI/FS
- Overall objectives of the investigation.

Section 5.2 presents the development and discussion of DQOs for the OU 3-14 investigation, including a conceptual strategy for the investigation. The decision logic for the field investigations is presented and discussed.

Section 5.3 presents the scope defined for Phases 1 and 2 of the field investigation and required to implement the decision logic for the investigation.

5.1 OU 3-13 and OU 3-14 Remedial Investigation/Feasibility Study Assumptions

The purpose of this section is to (1) identify assumptions that will be used to bound the data collection effort and (2) the range of potential remedial alternatives that will be considered for tank farm soils. Although some of the principal assumptions remain unchanged from the OU 3-13 RI/FS, some modifications are necessary because of changes in the project's scope and interpretation of new data. The specific assumptions are presented and discussed in the general areas of RAO development, integration with concurrent programs (i.e., RCRA tank farm closure, operational interfaces, and OU 3-13 Group 4 and 5 interfaces), TRU waste considerations, and long-term land use and risk-assessment assumptions.

The primary purpose of the RI/BRA is to determine the risks to human health and the environment from OU 3-14 sources. The primary purpose of the feasibility study is to develop, analyze, and compare appropriate remedial responses that will reduce unacceptable risks to human health and the environment to allowable levels. Unacceptable risks from the tank farm soils identified in the OU 3-13 RI/FS (DOE-ID 1997a) were due to direct exposure to soil contaminants, primarily Cs-137, and to ingestion of groundwater contaminants, primarily Sr-90 and total plutonium (see Section 3.3 for a summary of the OU 3-13 risk assessment). Since the OU 3-13 BRA was performed, the following significant inputs have changed:

1. The conceptual model has been updated with information from OU 3-13 Groups 4 and 5 for flow and transport in the vadose zone and SRPA and with post-ROD data from Group 3. An integrated INTEC numerical model will incorporate these revisions.
2. The CSM has been revised to reflect that no future resident will reside on the tank farm.
3. The OU 3-14 boundary has changed and includes several additional known release sites.
4. The INTEC injection well (site CPP-23) and three No Action sites have been removed from OU 3-14 through the OU 3-13 ESD.
5. The revised conceptual model and the CSM identifying exposure pathways are discussed in Section 3.5.

5.1.1 Baseline Risk Assessment Assumptions

An OU 3-14 BRA that incorporates the changes and new information described previously will be prepared. Assumptions for the revised BRA developed to help scope this Work Plan are as follows:

1. The area-weighted approach used to determine soil exposure risks in the OU 3-13 BRA for the Tank Farm Group will be used for the OU 3-14 BRA to evaluate current and future worker soil exposure risks. This approach calculated cumulative direct exposure risks for the Tank Farm Group by pooling measurements for individual sites; the approach also evaluated risks for individual sites on an area and concentration-weighted basis. Required data for this approach include the area of the release site as well as a 95% UCL of the mean or maximum concentration. This approach was used successfully for the OU 3-13 Other Surface Soils Group and is, therefore, assumed to still be appropriate for the Tank Farm Group as well.

This approach requires an estimate of the extent of contamination to calculate the relative risk contribution of an individual release site to the total risk posed by the grouped sites for each exposure pathway. An advantage of this approach is that the relative risk estimates can be used to scale the extent of characterization and remediation required. A disadvantage is that CERCLA risk-assessment calculations do not require detailed knowledge of extent of contamination; however, the feasibility study requires such knowledge. The net effect with respect to the OU 3-14 remedial investigation is minimal, since the extent is adequately known or bounded for most sites. Any further characterization of extent will be primarily focused on sites where contamination has been detected but is not consistent with the conceptual model of the release and, therefore, may indicate a separate, undefined release site. This characterization will also be focused on meeting feasibility study data needs for sites composing a significant fractional risk of the total Tank Farm Group risk.

2. Direct exposure risks calculated in the OU 3-13 BRA for individual release sites and for the tank farm soils as a group were accepted as conservative and bounding. However, uncertainties in the nature and extent of contamination were cited in the OU 3-13 ROD as a basis for deferring the tank farm soils to OU 3-14. Uncertainties about the nature and extent of contamination for specific sites, including CPP-20, -25, -28, -31, and -79, were cited in the OU 3-13 BRA (DOE-ID 1997a, Section 10.9) as data gaps. Therefore, the focus of the investigation to resolve questions related to the direct exposure risk will be on resolving any disparities between existing and new COPC lists for each site, establishing the extent of contamination in any cases where extent was not adequately established at the time of the OU 3-13 investigation, and resolving significant uncertainties cited in the OU 3-13 ROD or BRA for specific sites.

The significance of this assumption is that some sites for which risks were calculated in the OU 3-13 BRA might need to be re-evaluated to adequately determine the extent of contamination. This approach also allows remedial decisions to be made about individual release sites independently.

3. Exposures to a receptor from ingestion and use of groundwater contaminated by INTEC CERCLA sources will be assessed using an approach similar to that for OU 3-13. In that approach, cumulative groundwater impacts for tank farm soil sites were calculated for the group, and individual release site impacts were calculated based on the fraction of the total contaminant mass that was estimated to be present at the individual site. Future workers are assumed to get their drinking water from a monitored, administratively controlled, uncontaminated, upgradient source. Remedial actions will be required to meet threshold criteria, which for the SRPA are MCLs.

This approach calculates individual release site contributions to groundwater concentrations for use in making decisions about contaminant reduction in the feasibility study and ROD. This approach also allows remedial decisions to be made about individual release sites independently.

4. To determine groundwater source terms, the OU 3-14 BRA will use the estimated volumes and compositions at the time of the release, and model decay and transport from that time forward instead of measuring existing composition for use as the source term, for those sites for which adequate estimates are available, including CPP-28 and -31, as modified based on results of the field investigation.

For those sites for which contaminant sources, release volumes and/or compositions are not adequately known, the extent, distribution, and composition of contamination in soil as determined in the field investigation or in previous investigations will be used to determine the groundwater source term. The field investigation results will also be used to calibrate the numerical transport model.

If analysis of soil samples collected during the field investigation for the tank farm COPCs defined in Section 3 indicate the presence of COPCs not previously analyzed for or detected, these will be accounted for in the source term.

Using the estimated compositions and volumes of the liquids released as the contaminant source term for those releases for which information is available ensures that mobile constituents that may have migrated beyond the depth of alluvium into underlying basalts are accurately accounted for, and provides a better overall source term estimate than can be achieved by soil sampling alone. However, the tank farm soils will be characterized sufficiently to resolve all DQO Decision Statements as identified in Section 5.2.

5.1.2 Assumptions Used to Scope the Feasibility Study Remedy Evaluation

The overall goal of the feasibility study is to provide information required for the defensible selection of a remedial alternative. Assumptions used to scope the OU 3-14 feasibility study remedy evaluation include the following:

1. The general response actions (GRAs) to be evaluated in the OU 3-14 feasibility study include no action, institutional controls, containment (capping), in situ and ex situ treatment, removal, and disposal. Adequate data will be acquired during the field investigation and other studies to support analysis of alternatives that incorporate representative process options for these GRAs. The feasibility study process is discussed in more detail in Section 6.

2. The scope of the OU 3-14 RI/FS and ROD includes the final remedy for the SRPA within the INTEC security fence line, according to the OU 3-13 ROD (DOE-ID 1999a). SRPA COPCs, exposure scenarios, and estimated excess cancer risks as determined in the OU 3-13 BRA and cited in the OU 3-13 ROD are listed in Section 3. Final remedies evaluated in the OU 3-13 Feasibility Study (DOE-ID 1997b) for the SRPA within the INTEC security fence line, which included (a) institutional controls and (b) groundwater pumping, treatment and disposal, are assumed to still be adequate, pending completion of the OU 3-14 RI/BRA, and are not discussed further in this Work Plan. If OU 3-13 remedy evaluations are found to be inadequate, the OU 3-14 feasibility study will further evaluate final remedies for the SRPA within the INTEC security fence line.
3. Quality required for specific feasibility study data needs is established somewhat qualitatively, with the overall goal of (1) producing a defensible feasibility study that can adequately compare alternatives and produce a cost estimate within the -30 to +50% range cited in CERCLA guidance and (2) ultimately allowing for selection of a remedial alternative. The field investigation should focus on assessing “go/no-go” criteria and cost-sensitive parameters associated with specific candidate technologies. These data needs are discussed in subsequent sections for specific technologies.
4. No single remedy is presumed to be applied to the entire Tank Farm Group of release sites or to the entire area of CPP-96. No single remedy can be presumed for reasons that include the following:
 - a. Decision-makers may determine that some tank farm soil sites require excavation to meet ARARs or other regulatory agreements, to reduce groundwater risk, or simply because excavation and disposal of soil from small sites make more sense than extending a contiguous tank farm cap to include such soil sites.
 - b. Some tank farm soil sites that present direct exposure risks do not present groundwater risks and, therefore, would not require an ICDF-type infiltration control cap. Instead, these sites could be covered with a relatively thin, low-permeability layer of soil with a vegetated surface.
 - c. No presumptive remedy has been identified for radionuclides in soil, and the EPA has requested that the previously identified GRAs be evaluated. The feasibility study alternatives will be specific for each site and will be integrated for the tank farm as a group.

5.1.3 Long-Term Land Use Assumptions

Occupational land use and government control is the anticipated long-term future land use for the INTEC. This scenario is consistent with CERCLA guidance, future land use plans, requirements for transfer of federal property, and the end-state condition expected for this area.

Future land use assumptions allow the baseline risk assessment and the feasibility study to be focused on developing practicable and cost-effective remedial alternatives. BRAs required under CERCLA and the NCP serve to define the potential effects that releases of hazardous substances might have on individuals or populations under possible future land use scenarios. These alternatives should lead to site activities that are consistent with the reasonably anticipated future land use. Although the NCP recommends that assessments be based on the conservative assumption of future residential use, the NCP also recognizes that such a conservative assumption may not be warranted for sites where residential use is unlikely. In such cases, other land use scenarios may be more appropriate.

Plans for future land use at the INEEL call for most of the developed areas of the site to remain occupational for the 100-year planning period (to 2095). Included in the future land use plan for the INEEL is the assumption that new development will, to the extent practicable, be encouraged in developed facility areas to take advantage of existing infrastructure. Preferred development corridors have been identified as part of the INEEL's facility and land use plans in order to take advantage of existing support infrastructure. Such development will reduce environmental degradation associated with construction activities in previously undeveloped areas. INTEC has an established infrastructure and is located adjacent to the preferred development corridor for the INEEL.

Current land use plans cover a 100-year planning period, but, in 2095, INTEC will have experienced nearly 150 years of occupational use. In addition, DOE assumes that permanent barrier systems designed to prevent future exposure to contaminated soils will exist inside the current INTEC security fence (e.g., WCF) (DOE-ID 1999a). The presence of several permanent barrier systems alone, regardless of whether land use restrictions are imposed, will make future residential development of the property inside the INTEC security fence highly unlikely. DOE also assumes the tank farm tanks will likely be grouted in place. The Agencies have agreed that it is not realistic to assume that future residents will live on the tank farm, and, therefore that a future occupational scenario, and not a future residential scenario, should be assessed for the tank farm.

In addition to limitations imposed by anticipated physical characteristics on future development, institutional controls will continue to be implemented at the INTEC facility for as long as land use or access restrictions are necessary to maintain protection of human health and the environment. The use of institutional controls has been established in the OU 3-13 ROD to prevent groundwater consumption by the public until the risks from exposure to contaminated groundwater and soils reaches acceptable levels.

Laws and regulations that govern the transfer of federal land are presented in the *INEEL Sitewide Institutional Controls Plan for CERCLA Response Actions* (DOE-ID 2003d). These will ensure future protection of human health and the environment through required property transfer documentation (e.g., notices, zoning and deed restrictions, and covenants). Because INEEL land was withdrawn in 1949 from the Bureau of Land Management for the NRTS, the land will return to the Bureau of Land Management if no longer needed for the INEEL. An exception to this occurred when land in the northern part of the INEEL was given to Jefferson County for a landfill. Before the land was transferred, however, it was certified by the DOE and EPA to be uncontaminated. Contaminated land that may remain at INTEC will be under government control in perpetuity. Five-year reviews will also continue for sites where contamination has been left in place and is above levels that allow for unlimited use and unrestricted exposure. These reviews will continue until the Agencies determine that the sites no longer pose an unacceptable risk to human health and the environment and site access restrictions or use restrictions are no longer required.

In summary, occupational use beyond 2095 is a reasonably anticipated future land use scenario for the area inside the current INTEC security fence. Requirements for transfer of federal property, CERCLA 5-year reviews, institutional controls, and the presence of several designed permanent barrier systems together will make future residential land use highly unlikely and will ensure that unacceptable exposure to soil and groundwater contamination does not occur. The Agencies have agreed that future residential use of the area inside the tank farm fence is not reasonable. Therefore, only occupational land use for the tank farm area will be considered beyond the end of the current 100-year land use planning period (2095). The INTEC groundwater model will predict groundwater concentrations over time inside the INTEC fence and it is reasonable to assume that the SRPA inside the INTEC fence will be required to meet MCLs by 2095 and beyond in order to meet threshold criteria.

5.1.4 Assumptions for Development of Preliminary Remedial Action Objectives

The primary purpose of the feasibility study is to develop, analyze, and compare appropriate remedial responses that will reduce unacceptable risks to human health and the environment. Remedial alternatives are identified and evaluated, in part, based on their ability to meet the RAOs. The RAOs are clear and specific statements that describe the cleanup goals for a remedial action and are expressed on a media- and contaminant-specific basis.

The assumptions used to develop the RAOs for the OU 3-13 RI/FS and, where necessary, the recommended changes to those assumptions for use in the OU 3-14 RI/FS are listed below. The OU 3-14 RAOs will be defined based on the CSM described in Section 3. They will address soil exposures for current and future workers inside the tank farm security fence and groundwater exposures inside the INTEC security fence. These preliminary OU 3-14 RAOs are as follows:

1. Based on the RAOs defined for the SRPA outside the INTEC security fence in the OU 3-13 ROD (DOE-ID 1999a), preliminary RAOs for the SRPA inside the INTEC security fence are defined as follows:
 - a. “Prevent current and future on-site workers and the general public from ingesting SRPA groundwater that exceeds a cumulative carcinogenic risk of 1×10^{-4} ; a total HI [hazard index] of 1; or applicable State of Idaho groundwater quality standards (i.e., MCLs).
 - b. In 2095 and beyond, ensure that SRPA groundwater inside the INTEC security fence does not exceed a cumulative carcinogenic risk of 1×10^{-4} ; a total HI of 1; or applicable State of Idaho groundwater quality standards (i.e., MCLs).”

RAO 1a is assumed to be met through institutional controls and monitoring as currently scoped under the SRPA interim remedy defined in the OU 3-13 ROD (DOE-ID 1999a); the SRPA interim remedy is assumed to become an OU 3-14 final remedy component. RAO 1b is assumed to be met by mitigating contaminant flux from the tank farm soils.

2. RAOs for the tank farm soils will be developed, by OU 3-14 COC, for direct exposure to current and future workers and to meet threshold criteria (i.e., MCLs) for groundwater.
3. Any potential risks from radionuclides via the air pathway are associated only with remedial actions, and those risks will be addressed and mitigated through engineered controls. A conclusion of the OU 3-13 BRA (DOE-ID 1997a) was that no total excess cancer risks exceed $1\text{E-}06$ for the air pathway. Additionally, the OU 3-13 ecological risk assessment determined that risks to the environment were within allowable levels. These conclusions are assumed to still apply to OU 3-14, and no further investigations or evaluations will be performed in order to assess exposures to human receptors via the air pathway or in order to assess risks to the environment.

5.1.5 Investigation-Derived Waste Management

Investigation-derived waste (IDW) will be managed in accordance with the OU 3-14 RI/FS Waste Management Plan (see Appendix C). The ICDF will be available to accept IDW that is generated during the tank farm soils investigation and meets the Waste Acceptance Criteria. Additionally, placement will not be triggered by placing OU 3-14 IDW in the ICDF, as stated in the OU 3-13 ROD.

5.1.6 HWMA/RCRA Tank Farm Closure/CERCLA Transition

The final tank farm closure plan has not been approved. However, for purposes of scoping the RI/FS Work Plan, the following assumptions, which may change, are made regarding transition of the HWMA/RCRA closure of the tank system and the CERCLA response for OU 3-14:

1. The DOE Idaho has ceased using and cleaned the five 300,000-gal tanks in pillar and panel vaults and must cease use of the remaining six 300,000-gal tanks by December 31, 2012, as specified in the *Second Modification to Consent Order to the Notice of Noncompliance* (DOE-ID 1998a) (see Table 1-1). The tank farm will continue to operate under interim RCRA status until 2012 while various parts of the tank system are being closed. The final closure of any component of the tank farm will not be complete until all of the tanks have been closed and the OU 3-14 RI/FS is completed (DOE-ID 2001a).
2. Coordination of activities and schedules will be planned and work implemented so that the HWMA/RCRA and CERCLA programs will be able to perform the required activities associated with closure, investigation, and remediation, as applicable.
3. Current planning for HWMA/RCRA closure of the tank farm provides for decontaminating the tanks and tank system, stabilizing the tank residuals in place, and stabilizing the remaining voids in the tanks. The HWMA/RCRA closure program will address contaminated and abandoned piping that is accessible in piping corridors or trenches where excavation is unnecessary.
4. The HWMA/RCRA and CERCLA programs will coordinate their activities to eliminate the duplication of effort that would occur with implementation of multiple-program closure requirements, including post-closure monitoring activities. Also assumed is that this duplication will be eliminated by establishing ARARs that specify the standards for the design, installation, and monitoring of any required post-closure activity by the CERCLA program.
5. Previously abandoned tank farm waste piping that is not accessible in piping corridors or trenches will be transferred from HWMA/RCRA to CERCLA and is being evaluated as part of the OU 3-14 RI/FS.
6. The HWMA/RCRA program will identify any requirements associated with documentation of releases of HWMA/RCRA contaminants to the soil as part of the handoff of post-closure activities to CERCLA.
7. The CERCLA feasibility study will consider constraints presented by the presence of the tank farm vaults, piping, buildings, and other infrastructure components in the soil remediation alternatives.
8. HWMA/RCRA post-closure requirements are ARARs for the tank farm soil CERCLA remedial response. Applicability of HWMA/RCRA post-closure requirements as an ARAR will facilitate the handoff of responsibilities from HWMA/RCRA to CERCLA and avoid duplication of activities.
9. Anticipated residual contamination remaining after closure of the tank farm will be evaluated in the FS to ensure that the final remediation goals and ARARs will be met.

5.1.7 Operational Interfaces

The tank farm is an operating facility with ongoing activities that will continue until final closure. These activities may affect field investigations and remedial activities at the tank farm. Additionally,

other INTEC and ICDF operations may affect activities at the tank farm. Assumptions regarding operational interfaces with tank farm field investigation and remedial activities are listed below:

1. Purge water and well water collected as part of the OU 3-14 investigative activities before 2013 will meet the ICDF evaporation pond Waste Acceptance Criteria and will be disposed of at the ICDF evaporation pond.
2. As long as the tank farm is operational, access is required for the following systems: tank risers, sump risers, valve boxes, relief valve pits, condenser pits, the cooling water system, and instrument buildings. Coordination with HLW operations will be needed for the field investigation and remedial activities.
3. Any interim actions or remedial alternatives implemented while the tank farm is operational must ensure that necessary operational access is maintained and load restrictions are not exceeded.
4. All CERCLA remedial actions are required to conform to a safety analysis envelope in accordance with applicable DOE orders.
5. Sites within the tank farm that are currently inaccessible until the facility that is preventing access has undergone DD&D will be coordinated with programs covering HWMA/RCRA, operations, or DD&D, as applicable, for implementation of final remediation.
6. The HWMA/RCRA closure and DD&D may include options that could make impracticable potential future removal of some underlying contaminated soil, e.g., entombment of portions of the Tank Farm Facility. For operating facilities, any activity that may disturb a CERCLA site before CERCLA remediation will be controlled by CERCLA site disturbance notification procedures.

5.2 OU 3-14 Data Quality Objectives

This section documents the systematic planning of data collection activities required to support the OU 3-14 RI/FS. The overall objectives of the RI/FS are to determine (1) whether releases from tank farm piping to the soils result in risks exceeding allowable levels for possible future receptors identified in the CSM (see Section 3) and (2) which remedial alternatives best meet evaluation criteria in the event that risks exceed allowable levels. The DQO process is used to identify specific data that are required in order to meet these overall objectives and to identify the scope of the remedial investigation that will be done to provide the required data. Specific data gaps relate to the nature and extent of contamination in the soils, the migration of contaminants through the soils to groundwater, and the effectiveness, technical feasibility, and cost of potential remedial technologies.

The approach used for this project is based on the EPA DQO process. The current DQO process (EPA 2000a, 2000b) is based on the scientific method and provides a systematic approach to planning environmental data acquisition and decision-making. In this section, PSQs, required decision inputs, study boundaries, and other factors necessary to plan an efficient field investigation are specified.

The development of DQOs is an iterative process that includes participation by DOE Idaho, EPA Region 10, and IDEQ. DQOs may also be revised in response to new site data collected during initial investigations and/or change in work scope. The DQO process comprises seven steps:

1. *State the problem*, wherein the problem to be resolved by the data collection activity is sufficiently defined that the focus of the study will be unambiguous.

2. *Identify the decision*, wherein the PSQ that the study will try to resolve is defined. An output of this step is a decision statement that links the PSQ to possible actions that will solve the problem.
3. *Identify inputs to the decision*, wherein the informational inputs required to resolve the decision statement are identified and the inputs that require environmental measurements are determined.
4. *Define the study boundaries*, wherein the spatial and temporal boundaries of the problem are defined.
5. *Develop a decision rule*, wherein the environmental measurement parameter of interest, the action level, and the inputs from previous steps are formulated in a single statement that describes a logical basis for choosing among alternative actions. An output of this step is an “if/then” statement that defines conditions that would cause the decision-maker to choose among alternative actions.
6. *Specify limits on decision errors*, wherein the decision-makers’ tolerable limits on decision errors are used to establish performance goals for the data collection design.
7. *Optimize the design for obtaining data*, wherein an efficient strategy for obtaining data that satisfy the DQOs is identified.

Each DQO step for the tank farm soil field investigation is discussed in Sections 5.2.1 through 5.2.7. The output of the steps is summarized in Table 5-1.

5.2.1 Problem Statement

5.2.1.1 Unresolved Issues in the OU 3-13 RI/FS. As discussed in Section 1, the OU 3-14 RI/FS is being conducted because unresolved issues in the OU 3-13 RI/FS (DOE-ID 1997a, 1997b) prevented development of a final remediation plan for the tank farm soils, specifically sites CPP-15, -16, -20, -24, -25, -26, -27/33, -28, -30, -31, -32E/W, -58, and -79. The unresolved issues remaining from OU 3-13 were discussed in Section 3 and are summarized below.

5.2.1.1.1 BRA Issues—The OU 3-13 ROD cited uncertainties in the nature and extent of contamination as contributing to the deferral of the tank farm soils to OU 3-14. The OU 3-13 RI/FS further identified lack of definitive data on the lateral and vertical extent of contamination at specific sites as significant uncertainties. At sites CPP-20 and -25, no samples were collected as part of prior investigations; instead, data from previously excavated tank farm soil were used to estimate contaminant concentrations. This was believed to overestimate the contaminant source, because these sites were at least partially excavated and backfilled with relatively clean soil.

At sites CPP-28 and -79, conservative bounding calculations were used to estimate the amounts of released liquids. While these calculations were believed to be conservative and to overestimate the volumes released, since they were not verified through soil sampling, the OU 3-13 BRA concluded that it is possible that the calculations underestimated or overestimated the volumes released. However, further evaluation of existing information discussed in Section 3 indicates that the CPP-28 release was overestimated in the OU 3-13 BRA and that the deep contamination at CPP-79 originated from a different source than CPP-28 or CPP-79-Shallow.

At sites CPP-28 and -31, the potential presence of nonradionuclide COPCs was identified as a data gap but was considered to contribute a relatively small underestimation of risk, given that the radionuclides are almost certainly present in much larger concentrations.

Table 5-1. Summary of DQO Steps 1 through 7 outputs.

1: State the Problem		2: Identify the Decision			3: Identify Inputs to the Decision		4: Define the Study Boundaries	
Principal Study Questions		Alternative Actions			Decision Statement			
<p>Problem Statement: Soils at the INTEC tank farm are contaminated from historical spills and releases. Investigations to date are described in the OU 3-13 R/BRA and in the OU 3-14 Work Plan. Data gaps and uncertainties that led to deferral of the tank farm soil remedy decisions cited in the OU 3-13 ROD included the following:</p> <ul style="list-style-type: none">- Nature and extent of tank farm contamination- Presence of nonradionuclide contaminants- Uncertainty in groundwater source term estimates required for the BRA—including the volume, mass and content—and in the interaction of the contaminant with the soil and basalt, parameterized as the distribution coefficient or K_d- Coordination with tank closures. <p>The primary exposure routes of concern based on current land use include exposure to soil for current and future workers inside the tank farm and groundwater exposure to future receptors inside the INTEC security fence from OU 3-13 and OU 3-14 release sites. The groundwater contaminant source term, based on process knowledge, operating records, and past investigations, is believed to conservatively bound the COPC masses and activities released. The OU 3-14 BRA will provide the estimated volumes and compositions at the time of the release for groundwater modeling, where estimates are available, including CPP-28 and -31, as modified based on results of the OU 3-14 field investigation.</p> <p>The OU 3-14 remedial investigation will focus on resolving data gaps and uncertainties identified in the OU 3-13 ROD. Additionally, site-specific flow and contaminant transport parameters will be determined and used in a revised OU 3-14 BRA. Additional data types are required to assess specific candidate general response actions including:</p> <ul style="list-style-type: none">- No Action- Institutional controls- Containment- Removal- Treatment (in situ and ex situ)- Disposal. <p>The OU 3-14 remedial investigation will be designed to cost-effectively collect the required data at the required quality levels.</p>	PSQ-1: What are the risks to workers resulting from exposure to contaminated soils at known release sites?	A. Control the soil exposure pathway if risks to future workers exceed allowable levels. B. If risks do not exceed allowable levels, control of the soil exposure pathway is not required based on risk.	DS-1: Determine whether concentrations of COPCs in tank farm soils exceed risk-based action levels, requiring control of the exposure pathway.		Comprehensive COPC list. Location and depth of contaminated soils. 95% UCL on the mean or maximum COPC concentrations by known release site. Areal extent and depth of contaminated soil for each release site.	<p><i>Operational boundaries:</i> Ongoing activities in the tank farm area that may affect the study are listed chronologically through FY 2006: FY-04–FY-06: Tanks in the tank farm will be cleaned and closed. FY-04: Infiltration barriers will be installed over CPP-28, -31, and -79 as part of the TFIA. <i>Spatial boundaries:</i> The physical boundaries of the study include known soil release sites CPP-15, -16, -24, -25, -28, -30, -31, -32, and -79. Most of the contamination released is likely retained in the alluvial soils, averaging about 45 ft in depth. <i>Schedule boundaries:</i> The overall schedule is affected by the necessary integration with OU 3-13 Groups 4 and 5 and with the tank closure activities listed above. The overall project schedule is shown in Section 7 of this Work Plan.</p>		
	PSQ-2: What are the risks to future receptors inside the INTEC security fence resulting from COPC flux from known OU 3-13 and OU 3-14 release sites to the SRPA?	A. Control the groundwater exposure pathway if risks to future residents exceed allowable levels. B. If risks do not exceed allowable levels, control of the groundwater exposure pathway is not required based on risk.	DS-2: Determine whether contaminants are transported out of the tank farm soils to the SRPA at rates sufficient to result in COPC concentrations exceeding allowable levels inside the INTEC security fence, requiring control of the exposure pathway.		Verify <i>Conceptual Model for Release</i> Verify OU 3-13 conceptual model of releases at CPP-28, -79 (Deep) and -31. Verify source term. Infiltration rate estimates in tank farm alluvium. <i>Water Balance</i> Perched water and source water chemistry. Time series perched water elevations. Flow metering anthropogenic sources. Flow gauging the Big Lost River. <i>Sorption Studies</i> K _d values for alluvium, interbed sediments and basalt. Solution (pore water) chemistry (Eh, pH, dissolved minerals, etc.). Contaminant oxidation state (as applicable). Soil properties (mineralogy, gradation). COPC concentrations. <i>Calibrate vadose zone transport model</i> COPC concentrations and locations.			
	PSQ-3a: If BRA results show risks to workers or future residents exceeding allowable levels, does a remedial alternative that includes containment (capping) best meet feasibility study evaluation criteria to mitigate excess risks relative to other alternatives?	A. A remedial alternative involving capping best meets feasibility study evaluation criteria relative to other remedial alternatives. B. A remedial alternative involving capping does not best meet feasibility study evaluation criteria relative to other remedial alternatives.	DS-3a: Determine whether a remedial alternative that includes capping best meets feasibility study evaluation criteria to mitigate excess risks relative to other remedial alternatives.		Surface area of exposed soil to be capped per release site (±50%). Total surface area to be capped for Tank Farm Group. Surface interferences. Results of the feasibility study detailed analysis.			
	PSQ-3d: If BRA results show risks to workers or future residents exceeding allowable levels, does a remedial alternative that includes removal best meet feasibility study evaluation criteria to mitigate excess risks relative to other alternatives?	A. A remedial alternative involving removal best meets feasibility study evaluation criteria relative to other remedial alternatives. B. A remedial alternative involving removal does not best meet feasibility study evaluation criteria relative to other remedial alternatives.	DS-3c: Determine whether a remedial alternative that includes removal best meets feasibility study evaluation criteria to mitigate excess risks relative to other remedial alternatives.		Volume of soil requiring retrieval per release site (± 50%). Locations of retrieval areas (± 50%). Radiation exposure potential. Surface and subsurface interferences. Results of the feasibility study detailed analysis.			
	PSQ-3e: If BRA results show risks to workers or future residents exceeding allowable levels, does a remedial alternative that includes treatment (either in situ or ex situ) best meet feasibility study evaluation criteria to mitigate excess risks relative to other alternatives?	A. A remedial alternative involving treatment best meets feasibility study evaluation criteria relative to other remedial alternatives. B. A remedial alternative involving treatment does not best meet feasibility study evaluation criteria relative to other remedial alternatives.	DS-3c: Determine whether or not a remedial alternative that includes treatment best meets feasibility study evaluation criteria to mitigate excess risks relative to other remedial alternatives.		Volume of soil requiring treatment per release site. Locations of treatment areas. Physical properties of treatment areas (soil type, density, gradation, hydraulic conductivity). Geochemical properties of treatment areas (pH, Eh, mineralogy, pore water chemistry). COPC concentrations. Radiation exposure potential from grout returns/drill cuttings. Surface and subsurface interferences. Results of the feasibility study detailed analysis.			
	PSQ-3f: If BRA results show risks to workers or future residents exceeding allowable levels, does a remedial alternative that includes disposal best meet feasibility study evaluation criteria to mitigate excess risks relative to other alternatives?	A. A remedial alternative involving disposal best meets feasibility study evaluation criteria relative to other remedial alternatives. B. A remedial alternative involving disposal does not best meet feasibility study evaluation criteria relative to other remedial alternatives.	DS-3c: Determine whether a remedial alternative that includes disposal best meets feasibility study evaluation criteria to mitigate excess risks relative to other remedial alternatives.		Total waste volume per site (based on volumes to be retrieved). COPC concentrations for retrieval areas. Maximum gamma activity per site (i.e., remote-handled?). TRU isotope concentrations for retrieval areas. Preliminary RCRA waste determination per site. External exposure hazards during transport/disposal. Results of the feasibility study detailed analysis.			

Table 5-1. (continued).

5: Develop a Decision Rule		6: Specify Tolerable Limits on Decision Errors	7: Optimize the Design
DR-1: If 95% UCL or maximum COPC concentrations, whichever is less, in the upper 4 ft for each identified release site exceed(s) the IE-04 occupational current or 100-year RBCs, then the exposure pathway requires control. If RBCs are not exceeded, control of the exposure pathway is not required based on risk.		<p>Hypothesis testing will be utilized to determine if action levels are exceeded to resolve PSQ-1. The null hypothesis, H_0, is that the true mean of a contaminant is greater than or equal to the risk-based action level. The alternative is that the true mean is less than the risk-based action level.</p> <p>$H_0: \mu \geq$ action level $H_a: \mu <$ action level</p> <p>The hypothesis testing will be performed to a level of significance, α, of 0.05. In other words, with this level of significance, we limit the probability of a Type I error or of rejecting the null hypothesis, when it is true, to 5%. The hypothesis testing is designed to allow control of the probability of erroneously concluding that action levels are not exceeded when in fact they are exceeded. The null hypothesis was formulated based on the belief that the harmful consequences of incorrectly concluding that an action level is not exceeded when it actually is exceeded outweigh the consequences of incorrectly concluding that the action level is exceeded when in fact it is not.</p> <p>Statistically based decision errors are not appropriate for DR-2 and DR-3a through -3f.</p>	<p>Decision logic will be developed to define the investigation strategy for each known release site. The field investigation is planned in two phases.</p> <p>Phase 1 includes the following:</p> <ol style="list-style-type: none">Complete evaluation of all existing information for borehole locations and historical gamma logging results, sampling locations, extent of excavations and backfill.Gamma log existing usable boreholes in cases where historical data have been lost or when logging meets defined site-specific data needs.Determine specific locations for boreholes required to meet site-specific data needs identified in Appendix D.Gamma log new probeholes. <p>Phase 2 includes the following:</p> <ol style="list-style-type: none">Collect samples for K_d studies for any media not available in archived cores or soils.Install boreholes and collect samples for chemical analysis. <p>Dynamic work plans that allow the field team leader some discretion in adding, deleting, or changing sampling locations will be used for both phases to allow for presence of infrastructure or to investigate detections of unexpected or otherwise anomalous contamination.</p>
	DR-2: If COPC concentrations for a receptor inside INTEC security fence exceed the SRPA RAOs, then control of the groundwater exposure pathway is required. Otherwise, if RAOs will be met, then control of the groundwater exposure pathway is not required.		
	DR-3a: If a remedial alternative that includes containment best meets feasibility study evaluation criteria to mitigate excess risks at known release sites, then identify that alternative as the highest-ranking. If not, identify another alternative as highest-ranking.		
	DR-3b: If a remedial alternative that includes retrieval best meets feasibility study evaluation criteria to mitigate excess risks at known release sites, then identify that alternative as the highest-ranking. If not, identify another alternative as highest-ranking.		
	DR-3c: If a remedial alternative that includes treatment best meets feasibility study evaluation criteria to mitigate excess risks at known release sites, then identify that alternative as the highest-ranking. If not, identify another alternative as highest-ranking.		

Overall uncertainties about the nature and extent of contamination in direct exposure risks were not believed to be significant, because, as described in Section 3.4.1, the magnitude of risk from surface exposure is large enough that the addition of small sites containing less than 1% of the tank farm inventory of radionuclides will not significantly affect this risk pathway. In addition, because the risk is well above the levels that drive remediation, further refinement of this risk will not be meaningful for the tank farm soils as a group. However, as stated in Section 5.1, risks and remedial alternatives must be evaluated for individual sites, so the nature and extent of contamination, as well as other BRA and feasibility study data needs, must be determined adequately for individual sites.

The OU 3-13 ROD also identified “interaction of the contaminant with the soil and basalt, parameterized as the distribution coefficient or K_d ” as another basis for deferring the tank farm soils from OU 3-13 to OU 3-14. K_d s for COCs, including Sr-90 and Pu-239/240, used in the OU 3-13 were extremely conservative and were based on literature review only, not direct measurements of values for INTEC media. Additional K_d data for Sr-90 in INTEC media have been obtained since the OU 3-13 BRA modeling, and additional K_d data have been obtained for plutonium from studies on RWMC soils, from the literature, and from inference by the poor match between predicted plutonium in the perched water and actual concentrations. The impact of K_d on the transport time for Sr-90 is significant, because the half-life of Sr-90 (30 years) is relatively short, and the amount of Sr-90 modeled to be in the SRPA can vary by orders of magnitude with small changes in the K_d due to the combination of decay and travel time. The impact of K_d on the transport time of Pu-239/240 is significant, because the modeled risk from plutonium is within an order of magnitude of acceptable risk. The K_d used in OU 3-13 was 1 to 3 orders of magnitude smaller than the K_d used for vadose zone transport at other INEEL OUs.

5.2.1.1.2 Feasibility Study Issues—Uncertainties related to feasibility study issues were also identified in the OU 3-13 ROD. These uncertainties include the nature and extent of contamination that might require excavation or treatment, and they include process-specific information for candidate treatment technologies. Specific uncertainties related to the formulation and analysis of remedial alternatives for tank farm soils cited in the OU 3-13 feasibility study (DOE-ID 1997b, Section 6.4.1.1) include the following:

- “The distribution, quantities, and concentrations of contaminants, especially plutonium, in the tank farm soils are poorly known. Plutonium from the Tank Farm soil is predicted to impact the SRPA at a future time.”
- “The limited characterization performed at the Tank Farm does not provide sufficient data concerning the contaminated soil volumes that require remediation. The surface soils surrounding the tanks that were not identified as specific release sites during the RI (remedial investigation) are assumed to be contaminated and may require remediation. The estimated volume of these additional soils is approximately 110,660 yd³. The total volume of contaminated soils at the Tank Farm is estimated at 146,275 yd³.”
- “The percentage of the soil waste types requiring remediation is also not known. Process knowledge suggests that low- and high-activity low-level waste (LLW), mixed waste (including suspected listed hazardous constituents), and TRU wastes may be present at the Tank Farm.”
- “The availability of appropriate on- or off-site waste disposal facilities, especially for the potential volume of TRU waste soils, may be limited.”
- “Because of the potentially high radiation fields in surface soils at the tank farm, the soils may require remote excavation and treatment. Although the proposed remediation technologies have

been demonstrated individually, the integrated, remote use of the proposed excavation and treatment technologies has not been demonstrated to date.”

- Since the OU 3-13 feasibility study was published, uncertainties regarding the regulatory status of tank farm contaminated soils, e.g., RCRA-hazardous, mixed, and TRU, and effects on dispositioning if excavated, have been further identified as having very significant effects on cost and feasibility of remedial alternatives. Other significant uncertainties include locations, volumes and characteristics of hot spots related to evaluation of in situ treatment or excavation and ex situ treatment.

5.2.1.2 Conceptual Site Model. The CSM provided in Section 3.5 identifies exposure routes for the tank farm soils and includes external radiation exposure, ingestion, inhalation, and dermal exposure to current (incomplete exposure routes due to administrative controls) and hypothetical future workers after 2095 (potentially complete exposure routes). The CSM also includes leaching and transport of contaminants to the SRPA, from which hypothetical future groundwater users could consume contaminated groundwater after 2095 (potentially complete exposure routes). Figure 3-45 shows schematically the sources, release mechanisms, exposure pathways, and receptors that compose the tank farm soil exposure pathway conceptual model. This exposure pathway conceptual model and the data gaps discussed previously provide the basis for identifying the tank farm soil PSQs.

5.2.1.3 Contaminant Release Sites Under Investigation. The known release sites at the tank farm were discussed in Section 3. They consist of CPP-15, -16, -20, -24, -25, -26, -27/33, -28, -30, -31, -32, -33, -58, and -79. These sites and the interstitial soils between them are cumulatively known as site CPP-96. In addition to the known release sites, specific types or configurations of liquid waste system process transfer piping that leaked in the past will be investigated. These are also discussed in Section 3.

5.2.1.4 Contaminants of Potential Concern. COPCs for this investigation are identified and discussed in Section 3.

5.2.2 Decision Statements

In the second step of the DQO process, specific topics of investigation are derived from the problem description. This is done by defining PSQs, alternative actions, and resulting decision statements that must be answered to effectively address the above-stated problem. This process is summarized in Table 5-2 and discussed in detail below.

The purpose of the PSQ is to identify key unknown conditions or unresolved issues that, when answered, provide a solution to the problem being investigated. The PSQs derived from the CSM can be summarized as follows:

- For each exposure pathway, what are the risks?
- If risks for a specific exposure pathway exceed allowable levels, which alternative best meets feasibility study evaluation criteria?

The PSQs, as for the DQO process itself, specifically address issues that require environmental data to resolve. Questions that are strictly programmatic in nature are excluded from this analysis.

Table 5-2. Summary of DQO Step 2 information.

PSQ-AA #	Alternative Action	Consequences of Erroneous Actions	Severity of Consequences
PSQ-1: <i>What are the risks to workers resulting from exposure to contaminated soils at known release sites?</i>			
1-1	Control the exposure pathway if soil exposure risks exceed allowable levels.	The site may be inappropriately remediated, resulting in unnecessary expenditure of funds.	Low. There would be additional costs. No long-term risks to human health or the environment exist. Some increased risk to remedial action workers exists, but the risk is mitigated by radiation control and safe work practices.
1-2	If soil exposure risks do not exceed allowable levels, control of the exposure pathway is not required based on risk.	The site may be inappropriately closed without remedial action, increasing risks of potential exposure to future workers.	Low. Additional samples can be collected in the post-ROD confirmatory sampling phase to support the decision if required.
Decision Statement 1— Determine whether concentrations of COPCs in tank farm soils exceed occupational risk-based action levels, requiring control of the exposure pathway.			
PSQ-2: <i>What are the risks to future receptors inside the INTEC security fence resulting from COPC flux from known OU 3-13 and OU 3-14 release sites to the SRPA?</i>			
2-1	Control the exposure pathway if predicted COPC concentrations in the SRPA at the exposure point exceed allowable levels.	The site may be inappropriately remediated, resulting in unnecessary expenditure of funds.	Low, due to the additional costs. No long-term risks to human health or environment exist. Some increased risk to remedial action workers exists, but the risk is mitigated by radiation control and safe work practices.
2-2	If COPC concentrations in the SRPA at the exposure point do not exceed allowable levels, control of the exposure pathway is not required based on risk.	The site may be inappropriately closed without remedial action, increasing risks of potential exposure for future workers and/or residents.	Moderate to High. The groundwater pathway modeling and risk assessment are conducted to provide conservative estimates of potential future risk. Five-year reviews and other post-ROD monitoring that will likely be required will reduce the likelihood of exposures above allowable levels. However, timely remediation could prevent exceedence of allowable levels altogether, and reduce the potential for degradation of groundwater quality, by eliminating the source or the exposure pathway.
Decision Statement 2—Determine whether contaminants are transported out of OU 3-13 and 3-14 release sites to the SRPA inside the INTEC security fence at rates sufficient to result in COPC concentrations exceeding allowable levels, requiring control of the exposure pathway.			

Table 5-2. (continued).

PSQ-AA ^a #	Alternative Action	Consequences of Erroneous Actions	Severity of Consequences
<i>PSQ-3: If soil exposure risks at known release sites exceed allowable levels, or if BRA results show groundwater risks exceeding allowable levels, does a remedial alternative that includes (GRA) best meet feasibility study evaluation criteria to mitigate excess risks relative to other alternatives?</i>			
3-1	A remedial action including (GRA) best meets screening/detailed evaluation criteria relative to other remedial actions.	Inappropriate or inadequate remedial alternatives could be evaluated favorably in the feasibility study and implemented during the remedial action phase.	Low to moderate. Additional confirmatory sampling during the remedial action phase will limit the consequences. Contingent remedies or ROD amendments can identify alternative remedies if sampling during the remedial action reveals unanticipated conditions.
3-2	A remedial action including (GRA) does not best meet threshold criteria relative to other alternatives.	Inappropriate or inadequate remedial alternatives could be evaluated favorably in the feasibility study and implemented during the remedial action phase.	Low to moderate. Additional confirmatory sampling during the remedial action phase will limit the consequences. Contingent remedies or ROD amendments can identify alternative remedies if sampling during remedial action reveals unanticipated conditions.
Decision Statement 3—Determine whether a remedial action that includes (GRA) best meets feasibility study evaluation criteria to mitigate excess risks relative to other alternatives.			
a. AA – alternative action.			

Alternative actions are those possible actions that could be taken to resolve the problem statements. Alternative actions are taken only as a result of resolving the PSQ; they are not taken to resolve the PSQ. Decision statements simply combine the PSQ and associated alternative action into a concise statement of action. The severity of consequences of making an incorrect decision (i.e., determining that risks resulting from an exposure pathway at a specific release site do not exceed allowable levels, when in fact they do, or determining that risks do exceed allowable levels when in fact they do not) will be based in part on consideration of the estimated percentage of total tank farm soil radionuclides released that are present at a specific site. This evaluation of severity will help to determine the appropriate level of rigor required in DQO Step 6—Specify Tolerable Limits on decision errors. For example, specific sites estimated to have contained less than 1% of the cumulative release inventory for the tank farm group at the time of release will require less investigation rigor to resolve Decision Statement-2 than sites that contain higher percentages. This approach is based on results of the OU 3-13 BRA, which predicted a cumulative groundwater risk of 5E-05 from all sources to future residents outside of the current INTEC security fence in 2095 and beyond; this risk is within allowable levels. Sites that compose less than 1% of the source term producing this marginal risk, therefore, merit less investigation rigor to resolve Decision Statement-2.

The individual PSQs, alternative actions, and resulting decision statements are discussed below.

5.2.2.1 Principal Study Question 1

PSQ-1: What are the risks to workers resulting from exposure to contaminated soils at known release sites?

PSQ-1 addresses the RI/BRA need to estimate future risk from the soil exposure pathways of the CSM. In the RI/BRA, investigators will assess the risk posed to current and hypothetical future workers at individual release sites across the tank farm, as well as cumulatively for the Tank Farm Group, and make a determination of whether the potential risk exceeds allowable levels (e.g., carcinogenic risk of 1E-4 or hazard index of 1). EPA RBCs for contaminants including radionuclides in soils can be used for these determinations for the current and future occupational scenario. PRGs from the previous OU 3-13 ROD are based on residential scenarios and will therefore not be used.

Alternative actions for PSQ-1 are (1) control the exposure pathway if COPC concentrations exceed risk-based action levels or (2) if COPC concentrations do not exceed risk-based action levels, control of the exposure pathway is not required based on risk. The resulting decision statement is: Determine whether concentrations of COPCs in tank farm soils exceed risk-based action levels, requiring control of the exposure pathway.

5.2.2.2 Principal Study Question 2

PSQ-2: What are the risks to future receptors inside the INTEC security fence resulting from COPC flux from known OU 3-13 and OU 3-14 release sites to the SRPA?

PSQ-2 addresses the RI/BRA need to estimate future risk via the groundwater exposure pathway of the CSM. Information regarding the contaminant source term will be compiled and input to a detailed numerical model to calculate contaminant concentrations in the SRPA inside the INTEC security fence from OU 3-13 and OU 3-14 release sites as a function of time. These results will be used to estimate risk to hypothetical future groundwater users. As discussed in detail in Section 5.2.3, investigators will require a variety of data types to resolve this question, including detailed information on the contaminant source term and a number of flow and transport parameters.

Alternative actions for PSQ-2 are (1) control the exposure pathway if predicted COPC concentrations in the SRPA at the exposure point exceed allowable levels or (2) if COPC concentrations in the SRPA at the exposure point do not exceed allowable levels, control of the exposure pathway is not required based on risk. The resulting decision statement is: Determine whether contaminants are transported out of the tank farm soils to the SRPA at rates sufficient to result in COPC concentrations exceeding allowable levels at the exposure point, requiring control of the exposure pathway.

5.2.2.3 Principal Study Question 3

PSQ-3: If BRA results show risks to workers or future residents exceeding allowable levels, does a remedial alternative that includes (GRA) best meet feasibility study evaluation criteria to mitigate excess risks relative to other alternatives?

PSQ-3 addresses the need to obtain information specific to each candidate GRA in order to complete the detailed and comparative analyses of alternatives in the feasibility study. Four GRAs have been identified for investigation (excluding the No Action and Institutional Controls alternatives, which have no specific study questions or data needs beyond those identified for PSQs 1 and 2). These consist of containment (capping), retrieval (excavation), treatment (in situ or ex situ), and disposal. PSQ-3 will

be addressed for each of these four GRAs. Information obtained in response to PSQ-3 will be used by authors of the feasibility study as they evaluate and rank individual alternatives.

Alternative actions for PSQ-3 are (1) a remedial alternative including (GRA) best meets screening/detailed evaluation criteria relative to other remedial alternatives or (2) a remedial alternative including (GRA) does not best meet threshold criteria relative to other remedial alternatives. The resulting decision statement is: Determine whether a remedial action that includes (GRA) best meets feasibility study evaluation criteria to mitigate excess risks relative to other alternatives.

Because these DQOs are being written to support the planning phase of an RI/FS investigation, the alternative actions and subsequent decision statements are not directly related to the selection of one alternative or another, but, rather, the results of the DQOs will be input to the CERCLA feasibility study evaluation process to support the analysis of a number of candidate remedial alternatives. Table 5-2 summarizes the PSQs, alternative actions, consequences, severity, and decision statements.

5.2.3 Identify Decision Inputs

The objective of this step is to identify the decision inputs that will be required to resolve the PSQs and decision statements identified in Step 2 and determine which inputs require environmental measurements. Decision inputs are summarized in Table 5-3 and discussed in detail below.

Table 5-3. Summary of decision inputs required to resolve the PSQs.

PSQ	Required Data	Available Data	Remaining Data Needs
PSQ-1	Exposure Data		
	Contaminant concentrations at individual release sites	Field radiation measurements, known-release-site sample results, and process knowledge.	See Appendix D for site-specific data needs.
	Extent of contamination above PRGs at individual release sites	Field radiation measurements and known-release-site sample results.	See Appendix D for site-specific data needs.
PSQ-2	Source Term		
	Verification of OU 3-13 conceptual model of releases at CPP-28, -79-Deep, and -31	Process knowledge, field radiation measurements, and sample results from CPP-28, -79-Deep, and -31.	See Appendix D for site-specific data needs.
	Verification of source term	Process knowledge, field radiation measurements, and known-release-site sample results.	See Appendix D for site-specific data needs.
	Infiltration Rates		
	Site-specific moisture flux	RWMC neutron probe studies. INTEC neutron probe studies for 1993–1994. The infiltration rate will be estimated from the 1993–1994 studies during the accelerated RI/BRA modeling.	Only needed if simulated radionuclide profiles in the tank farm soil are inconsistent with known release site sample results. Neutron probe access tubes (NPATs) and soil matric potential measurements over at least one wet/dry climate cycle across tank farm.

Table 5-3. (continued).

PSQ	Required Data	Available Data	Remaining Data Needs
	Site-specific matric potential	Existing data to be compiled and evaluated as part of the RI.	Only needed if accelerated RI/BRA modeling infiltration estimates need improvement. Installation and monitoring of tensiometers over at least one wet/dry climatic cycle at various locations across tank farm.
	Water Balance		
	Perched water and source water chemistry	Existing data to be compiled and evaluated as part of the RI.	Group 4 monitoring report and decision summary (MRDS).
	Time series of perched water elevations	Existing data to be compiled and evaluated as part of the RI.	Group 4 MRDS report.
	Inventory of anthropogenic water sources in northern INTEC	Existing data to be compiled and evaluated as part of the RI.	No additional data required.
	Flow metering distribution lines	Existing data to be compiled and evaluated as part of the RI.	No additional data required.
	Flow gauging the Big Lost River	Existing data to be compiled and evaluated as part of the RI.	Measurement of Big Lost River flows at INTEC over at least one wet/dry climatic cycle.
	Moisture monitoring in vadose zone in northern INTEC	Existing data to be compiled and evaluated as part of the RI.	Installation and monitoring of NPATs and tensiometers to observe wetting fronts in the vadose zone from the Big Lost River over at least one wet/dry climatic cycle.
	Sorption (k_d) Studies		
	Solution chemistry (e.g., Eh, pH, and dissolved minerals)	Existing data to be compiled and evaluated as part of the RI.	To be determined pending results of existing data evaluation.
	Atmospheric chemistry (e.g., soil gas O ₂ and CO ₂)	Existing data to be compiled and evaluated as part of the RI.	To be determined pending results of existing data evaluation.
	Contaminant oxidation state	Existing data to be compiled and evaluated as part of the RI.	To be determined pending results of existing data evaluation.
	Soil mineralogy	Existing data to be compiled and evaluated as part of the RI. Archived interbed cores. Archived alluvium samples.	To be determined pending results of existing data evaluation.

Table 5-3. (continued).

PSQ	Required Data	Available Data	Remaining Data Needs
	Particle size	Existing data to be compiled and evaluated as part of the RI. Archived interbed cores. Archived alluvium samples.	To be determined pending results of existing data evaluation.
	Contaminant concentrations	Existing data to be compiled and evaluated as part of the RI. Archived interbed cores. Archived alluvium samples.	To be determined pending results of existing data evaluation.
	K _d values	Existing Sr-90 studies on INTEC soils. Other literature values. Existing data to be compiled and evaluated as part of the RI.	Depending on results of accelerated modeling, batch and/or column tests on alluvium and interbed samples may be needed.
PSQ-3a: Containment	Extent of area requiring capping	As cited in Section 3.	See Appendix D for site-specific data needs.
	Subsidence potential in the tank farm area	Existing data to be compiled and evaluated as part of the FS.	None required.
	Interferences with surface structures	Existing data to be compiled and evaluated as part of the FS.	None required.
PSQ-3b: Retrieval	Extent of soil exceeding risk-based action levels for direct exposure pathway	Field radiation measurements and sample results from known release sites	See Appendix D for site-specific data needs.
	Extent of soil exceeding risk-based action levels for groundwater pathway	Field radiation measurements and sample results from known release sites.	See Appendix D for site-specific data needs.
	Implementability of equipment/methodology	Past tank farm soil removal/construction work. Existing data to be compiled and evaluated as part of the FS.	None required.
	Radiation exposure potential from soil-handling activities (maximum R/hr of soils in potential retrieval areas)	Past tank farm soil removal/construction work. Past borehole logging. Existing data to be compiled and evaluated as part of the RI.	None required.

Table 5-3. (continued).

PSQ	Required Data	Available Data	Remaining Data Needs
PSQ-3c: Treatment	Extent of soil exceeding risk-based action levels for direct exposure pathway	As cited in Section 3.	See Appendix D for site-specific data needs.
	Extent of soil exceeding risk-based action levels for groundwater pathway	As cited in Section 3.	See Appendix D for site-specific data needs.
	Density and hydraulic conductivity of soils in release areas	Existing data to be compiled and evaluated as part of the RI.	To be determined pending results of existing data evaluation.
	pH and Eh of soils in release areas	Existing data to be compiled and evaluated as part of the RI.	To be determined pending results of existing data evaluation.
	Proximity of subsurface structures to release areas requiring treatment	Existing data to be compiled and evaluated as part of the FS.	To be determined pending results of existing data evaluation.
	Implementability of equipment/techniques	Past grouting work industry and DOE. Existing data to be compiled and evaluated as part of the FS.	To be determined pending results of existing data evaluation.
	Radiation exposure potential from grout returns at surface (maximum R/hr of soils in potential treatment areas)	Existing data to be compiled and evaluated as part of the FS.	To be determined pending results of existing data evaluation.
	Occupational safety hazards/mitigation	Past grouting work industry and DOE. Existing data to be compiled and evaluated as part of the FS.	To be determined pending results of existing data evaluation.
	Durability, effectiveness, and physical properties of grouted waste	Past grouting work by industry and DOE.	Site- and waste-specific treatability studies.
PSQ-3d: Disposal	Extent of soil exceeding risk-based action levels for direct exposure pathway	As cited in Section 3.	See Appendix D for site-specific data needs.
	Extent of soil exceeding risk-based action levels for groundwater pathway	As cited in Section 3.	See Appendix D for site-specific data needs.
	COPC concentrations per release site	As cited in Section 3.	See Appendix D for site-specific data needs.
	TRU concentrations at CPP-31, -28, and -79	As cited in Section 3.	See Appendix D for site-specific data needs.

Table 5-3. (continued).

PSQ	Required Data	Available Data	Remaining Data Needs
	Contact radiation readings to determine remote-handling requirements	As cited in Section 3.	See Appendix D for site-specific data needs.

Sections 5.2.3.1 through 5.2.3.6 identify decision input needs that will be resolved by collecting historical data or by additional environmental measurements (e.g., sampling). For each decision input, the anticipated sources of information, quality of data required, and utility of existing data are discussed. These sections are organized around the PSQs and decision statements defined previously.

Section 5.2.3.7 identifies historic information and project team decisions required to design the data collection program. These data inputs do not require additional environmental measurements.

5.2.3.1 Principal Study Question 1 Decision Inputs. The CSM includes a worker exposure scenario. As part of the BRA, potential risks to current and future workers will be calculated. Decision inputs for these calculations include contaminant concentrations at each individual release site, the surface area of each release site, and the volume of soil to which the worker is exposed. The contaminant concentrations for each release site will be estimated from results of past borehole logging, surface gamma screening, and sampling/analysis. The surface area of each release site will be obtained from the OU 3-13 risk assessment calculations, revised as appropriate based on OU 3-14 investigations.

If new release sites are identified as a result of the remedial investigation, they will be characterized after the ROD and addressed during RD/RA. Additionally, if the evaluation of historic data indicates that the material used to backfill past excavations was not sufficiently characterized to support the direct exposure risk assessment, additional characterization of the backfill may be required if it occurs in the upper 4 ft of the tank farm surface. Furthermore, the OU 3-13 RI/FS indicated that the lack of definitive data on lateral and vertical extent of contamination at several sites within the tank farm contributed to uncertainty about the concentration term estimates and the resulting risk assessment. These sites will be bounded for the preliminary BRA and then further assessed in the OU 3-14 investigation if necessary.

5.2.3.2 Principal Study Question 2 Decision Inputs. The approach to estimate future potential risk resulting from the groundwater pathway is to model fate and transport of contaminants from their release point at OU 3-13 and OU 3-14 sites to the SRPA to determine if RAOs will be met beyond the institutional control period. Detailed conceptual and numerical models will be developed by using the most recent subsurface transport information generated by OU 3-13 Group 4 (INTEC Perched Water) and Group 5 (SRPA), including soil moisture flux, and contaminant transport data obtained specifically for the tank farm. The development of the numerical model is described in more detail in Section 4.2. In addition to the information being developed under OU 3-13 Groups 4 and 5, three decision inputs specific to the OU 3-14 investigation need to be developed and incorporated into the risk model to support the OU 3-14 RI/FS. Each of these three required decision inputs is described below.

5.2.3.2.1 Infiltration Rates. During the OU 3-13 RI/FS modeling, a default infiltration rate of 10 cm/yr was used. This value was developed using several years of moisture measurements taken in the overburden soils at the INEEL Subsurface Disposal Area. Because of differences in soil type, topography, vegetative cover, and the presence of a partial geomembrane cover at the tank farm, the infiltration rates developed for the RWMC may not provide a realistic estimate for infiltration at the tank farm. During the OU 3-13 RI/FS, infiltration of moisture through the alluvium was determined to be a sensitive parameter in the risk calculation. That is, even small changes in the estimated rate of infiltration could drive

significant changes in the future risk predictions. To develop infiltration rate estimates, existing soil moisture data (LITCO 1995a) will be used to estimate the infiltration rate.

5.2.3.2.2 Water Balance. From work completed during the 3-13 RI/FS, one of the most sensitive and uncertain parameters in the contaminant transport model and the resulting future risk estimate was determined to be travel time of water through the vadose zone. Clarification of the source of perched water and better estimates of advective travel times to the SRPA will reduce the uncertainty in the groundwater risk predictions. Necessary decision inputs include the following:

- Identification of perched water recharge sources
- Measurement of transient perched water level decline over the next few years resulting from relocation of the percolation ponds and sewage treatment lagoons
- Comprehensive water balance for northern INTEC, including anthropogenic sources (e.g., leaking water-supply and fire-suppression lines) and natural sources (e.g., the Big Lost River).

Decision inputs related to perched water will be resolved by OU 3-13 Group 4. Decision inputs related to a comprehensive water balance for northern INTEC have not specifically been identified as part of OU 3-13 Group 4 scope. Flow metering water-distribution lines, gauging the Big Lost River, measuring soil moisture conditions in northern INTEC, and potentially performing chemical analysis of perched water and potential water sources are anticipated to be ways to gather these data. These data needs are discussed in more detail in Section 5.3.2 of this Work Plan.

5.2.3.2.3 K_{ds} . K_{ds} are commonly used in computer modeling as a mathematically simple representation of sorption. K_{ds} are a bulk term used to encompass all processes that remove a contaminant from solution. They represent the ratio of adsorbed to dissolved concentrations, typically given in units of mL/g. Commonly, the value is obtained by fitting a linear isotherm to results of batch or column experiments, neglecting the actual mechanisms responsible for contaminant removal. K_{ds} are a sensitive and uncertain parameter in most groundwater risk models. These data needs are discussed in more detail in Section 5.3.3.

5.2.3.3 Decision Inputs for PSQ-3a (Containment). Containment (capping) alternatives have been evaluated frequently in feasibility study processes at sites across the DOE complex. A substantial body of design and performance information related to capping is available. Caps could mitigate both direct exposure risks and groundwater risks to hypothetical future receptors. On the basis of previous analyses, however, determining whether any cap can deter or prevent intrusion is unlikely. For the OU 3-14 feasibility study, an ICDF-type, low-permeability, long-life, multi-layer cap is assumed as the selected process option for controlling groundwater risk. ICDF design information is assumed to be readily available and would provide information necessary to evaluate the cost of a low-permeability cap for the tank farm area.

A relatively thinner soil cover, e.g., 5 to 10 ft of low-permeability soil, could adequately control future worker direct exposure risks, given that the depth of intrusion for that scenario is 4 ft. For sites with only direct exposure risks, therefore, a roughly 15-ft-thick, multi-layer, ICDF-type cap might not be required.

However, in addition to the available design information, several additional decision inputs will be needed. First, the area to be covered will need to be roughly estimated for each individual release site as well as for the Tank Farm Group overall. For individual sites, the areal extent of contamination is needed; for the Tank Farm Group, however, the size of a cap can be estimated based on the approximate boundary

of CPP-96. Second, the load-bearing capacity of the tank farm soils needs to be evaluated, because potential subsidence could reduce the effectiveness of the low-permeability cover system. Geotechnical properties of the tank farm soils, including approximate densities of excavated and backfilled areas, will be obtained either from existing data or new field measurements. Because this is only the investigatory phase, design-quality data are not needed. Investigators will only need to know whether any potential subsidence issues exist and whether any stabilization work would need to be done before construction of the cap (e.g., compaction of backfill areas).

5.2.3.4 Decision Inputs for PSQ-3b (Retrieval). Several decision inputs are required to support the detailed and comparative analyses of retrieval process options in the feasibility study. First, worker exposure risks will need to be evaluated. Past borehole logging and excavations in the tank farm encountered high radiation areas. A preliminary hazard assessment covering potential worker exposures for each release site will have to be performed to determine whether traditional excavation methods would be protective or engineering controls, such as shielding, containment systems, and/or remote operations, would also be required. Existing data will be reviewed as part of Phase 1 of the investigation to determine if any specific areas within the tank farm will require additional probing and gamma logging to support the hazard assessment. The OU 3-13 Feasibility Study (DOE-ID 1997b) indicated that the integrated remote use of excavation and treatment technologies has not been demonstrated; however, since then, the Pit 9 Glovebox Excavator Project has made progress in this area. Significant site-specific uncertainty regarding the implementability of retrieval in high-radiation or contamination areas will persist through the OU 3-14 feasibility study evaluation.

The retrieval process option will also require definition of the soils requiring excavation. These areas are defined by COC concentrations above action levels, which may be direct exposure pathway RBCs or may be derived from BRA results indicating excess groundwater risks for specific COCs. Although design-quality data are not required, a rough estimate of the volumes and locations of soil requiring excavation will be needed. Existing data will be reviewed as part of Phase 1 of the investigation to determine if any specific areas within the tank farm will require additional probing and gamma logging to support this determination. The OU 3-13 Feasibility Study (DOE-ID 1997b) indicated that the paucity of data regarding the extent and distribution of contaminants, especially plutonium in the tank farm soils, limited the value of the feasibility study evaluation of remedial alternatives. The limited characterization performed at the tank farm did not provide enough data about the contaminated soil volumes that required removal. Therefore, additional sampling may be necessary to support the feasibility study estimate of the locations and volumes of soil to be removed.

5.2.3.5 Decision Inputs for PSQ-3c (Treatment). The primary process option that will be considered under the treatment GRA will be in situ grouting. Although in situ grouting has been used successfully for decades in the construction industry, its application as an in situ treatment technology is relatively new. As a result, there are a number of data needs associated with this process option. The specific data needs, related to technical implementability, diffusion rates, and hydraulic conductivity, are discussed in Section 6.5.2, Treatability Study.

5.2.3.6 Decision Inputs for PSQ-3d (Disposal). For each release site at which all or part of the contaminated soils present would potentially be retrieved, the final disposition of the waste soil needs to be evaluated in the feasibility study. The feasibility study data needs for characterization of the soil are driven by the potential disposal facilities and possible waste classifications of the soil. Contaminated soils at the tank farm are assumed to consist of low- and high-activity low-level waste, mixed waste, and TRU waste. Mixed waste soils may include characteristic and listed hazardous constituents. Based on these waste classifications, three representative sites—the Nevada Test Site, the Waste Isolation Pilot Plant, and the ICDP—were selected as disposal sites in the OU 3-13 RI/FS. Other commercial facilities, such as Envirocare, are also permitted for disposal of low-level radioactive and mixed waste with relatively low

concentrations of radionuclides. Contact-handled low-level waste and mixed-waste soils could be disposed of on-Site in the ICDF. Soils classified as TRU waste could be disposed of off-Site at the Waste Isolation Pilot Plant in New Mexico. Soils identified as contact- or remote-handled mixed waste could be treated to remove the RCRA characteristic of the waste and disposed of off-Site at the Nevada Test Site, assuming that site would become available.

Issues that would have a significant effect on the cost estimate for the disposal alternative include the occurrence of RCRA-listed waste constituents, soils that are determined to contain greater than 100 nCi/g TRU constituents, and soils exhibiting characteristic levels of metals contamination requiring stabilization before disposal. The OU 3-13 Feasibility Study (DOE-ID 1999b) indicated that the insufficient data were available to estimate how much soil would be classified as low-activity low-level waste, high-activity low-level waste, mixed waste, and TRU waste.

To support an evaluation of the disposal alternative in the feasibility study, investigators will need a site-by-site determination of whether the soil would meet Waste Acceptance Criteria at each facility. Investigators will need a measure of contaminant concentration in the soil volume at a given site (e.g., the mean and 95% UCL concentrations for all COPCs, with a reasonably low probability of measurement error) and a determination of volumes of soils requiring remote handling (i.e., contact readings exceeding 200 mR/hr). In addition, for release sites CPP-31, -28, and -79-Deep, a determination will need to be made as to whether and what volume of soils could potentially contain TRU waste. This determination will require measurement of mean and 95% UCL concentrations of TRU isotopes within each release site.

5.2.3.7 Historical Data Review and Analysis. A number of the decision inputs discussed in the preceding sections will not be resolved through the field investigation but rather by evaluation of engineering information, process knowledge, historical records, and other information. Some of these decision inputs include release inventories, action levels, decision units, and evaluation of existing technology performance data. The approach for resolving these types of decision inputs is discussed below.

5.2.3.7.1 Release Inventory Information—Fourteen known release sites that resulted in significant soil contamination at the tank farm have been identified for evaluation under this RI/FS. These sites are described in Section 3.1. The contaminant inventory for each known release site was originally developed in the OU 3-13 BRA (DOE-ID 1997a) using facility operating records and process knowledge regarding the waste streams that were released. The OU 3-13 BRA determined that three release sites, CPP-28, -31, and -79, compose over 99% of the known contamination released at the tank farm. The BRA further determined that only these three sites present groundwater risks above allowable levels after 2095.

These results, as modified by further evaluation of existing data described in Section 3, will be used as decision inputs for PSQs 3b and 3c, i.e., “Extent of soil exceeding risk-based action levels for groundwater pathway.” The OU 3-13 BRA results will be used to identify COCs that drive groundwater risk, which include Sr-90 and total plutonium and uranium. A preliminary definition of “Extent of soil exceeding risk-based action levels for the groundwater pathway” is a hot spot containing a significant fraction, e.g., 10%, of the total activity of one or more of the three groundwater COCs. The field investigation will attempt to determine the locations and volumes of these hot spots as decision inputs for PSQs 3b and 3c.

5.2.3.7.2 Liquid Waste System Residual Source—The INTEC groundwater model will include the source term and COPC release rates from the grouted tanks and piping for use in the FS. This information will be developed by the Tank Closure Program and provided to the OU 3-14 FS team to

include in the FS evaluations. No inventory investigations for the residual liquid waste system source will be performed under the OU 3-14 RI/FS.

5.2.3.7.3 Action Levels—Action level, as defined in the DQO guidance, is a value that is used to choose between alternative actions. For purposes of developing the OU 3-14 RI/FS, the project team will define several different types of action levels to support the feasibility study evaluation. The primary action levels to be defined include the following:

- **Preliminary Remediation Goals.** Risk-based PRGs for direct exposure to tank farm soils will be developed to support PSQ-1. Information that includes current EPA RBC tables for radionuclides is anticipated to be used as a basis for risk-based action levels that apply specifically to the tank farm.
- **Preliminary Action Levels.** Preliminary action levels will be developed to address the groundwater exposure pathway. These contaminant-specific action levels will be derived from the BRA modeling to identify contamination areas, in terms of soil volume and contaminant concentration, that have a potential to result in exceedences of SRPA RAOs defined previously.

5.2.3.7.4 Evaluation of Existing Feasibility Study Data—As part of the data collection effort, the project team will search for existing data regarding the technology process options under consideration in the feasibility study. Data regarding such aspects as performance history, operational parameters and limits, costs, and worker hazards will be compiled from vendor information and other DOE projects. The available information will be screened for relevancy and used to the extent practical in the feasibility study analysis.

5.2.4 Define Study Boundaries

This section discusses the spatial, temporal, and operational boundaries that constrain the field investigation. The spatial scale of the investigation is also discussed in the context of specific decision statements.

5.2.4.1 Spatial Boundaries. The areal extent of OU 3-14 soil release sites, as well as specific boundaries of individual release sites, is shown in Section 3. By definition in the OU 3-13 ROD, OU 3-14 also includes the SRPA inside the INTEC security fence line. Site CPP-96 is composed of individual release sites CPP-15, -16, -20, -24, -25, -26, -27, -28, -30, -31, -32, -33, -58, and -79 and all interstitial soil between those sites. The vertical extent of this study is the surface soil (from the surface to top of basalt) at the tank farm. This depth varies with location but averages about 45 ft.

5.2.4.2 Spatial Scale of Decision-Making (Decision Units). The scale of decision-making, often referred to as the decision unit, is the smallest area or volume of media associated with the contamination problem of the site for which the planning team wishes to control decision errors. The goal of this step is to define subsets of media about which the planning team will be able to make independent decisions. Table 5-4 summarizes the output of this step. The scale can potentially range from the entire geographic boundaries of the site (i.e., the tank farm) to the smallest area that can be remediated with a given technology (i.e., retrieved). Setting the decision unit overly large can result in unnecessarily expensive remedial actions, while setting the decision unit too small can result in unnecessarily expensive field investigations. For this project, several different scales of decision-making are appropriate for the different decision statements identified in Table 5-4. The decision units are based on risk and pragmatic considerations such as the volume of soil that can be efficiently retrieved and containerized.

Table 5-4. Spatial scale of decision-making.

Decision Statement	Decision Unit	Comments
1. Determine whether concentrations of COPCs in tank farm soils exceed occupational risk-based action levels, requiring control of the exposure pathway.	Variable	The surface area of each known release site that an occupational worker could be exposed to (surface area of each site) will be based on OU 3-13 calculations). Also will consider depth of excavation soil during occupational scenario.
2. Determine whether contaminants are transported out of OU 3-13 and 3-14 release sites to the SRPA inside the INTEC security fence at rates sufficient to result in COPC concentrations exceeding allowable levels, requiring control of the exposure pathway.	Not applicable	The minimum volume that could practically be modeled as a source term for the transport model. Essentially this will be the size of a grid block in the refined discretization for the alluvium. Note that the groundwater risk is relatively insensitive to the resolution of the source term grid due to effects of such characteristics as dispersion.
3a. Determine whether a remedial action that includes containment best meets FS evaluation criteria to mitigate excess risks relative to other alternatives.	3 acres	The surface area of the tank farm. For purposes of the FS, the exact dimensions of a cap are not required; a rough estimate of the size can be based on the boundaries of CPP-96.
3b. Determine whether a remedial action that includes retrieval best meets FS evaluation criteria to mitigate excess risks relative to other alternatives.	70 yd ³	Based roughly on 10% of the volume of the CPP-31 contaminated area (from DOE-ID [2000b], Figures 3-8 and 3-9, volume of a cone 50 ft diameter, 30 ft depth). The FS will use results of the risk assessment to estimate a total volume for retrieval in increments of 70 yd ³ .
3c. Determine whether a remedial action that includes treatment best meets FS evaluation criteria to mitigate excess risks relative to other alternatives.	70 yd ³	Based roughly on 10% of the volume of the CPP-31 contaminated area (from DOE-ID [2000b], Figures 3-8 and 3-9, volume of a cone 50 ft diameter, 30 ft depth). The FS will use results of the risk assessment to estimate a total volume for retrieval in increments of 70 yd ³ .
3d. Determine whether a remedial action that includes disposal best meets FS evaluation criteria to mitigate excess risks relative to other alternatives.	70 yd ³	Based roughly on 10% of the volume of the CPP-31 contaminated area (from DOE-ID [2000b], Figures 3-8 and 3-9, volume of a cone 50 ft diameter, 30 ft depth). The FS will base total disposal volumes on the volumes estimated for retrieval.

5.2.4.3 Temporal Boundaries. This investigation will be temporally bound by the enforceable schedule for the OU 3-14 ROD of 2010. Five years will be available for collecting and analyzing additional data.

For purposes of scoping the OU 3-14 RI/FS Work Plan, a ROD is assumed to be signed in 2010 and institutional controls are assumed to effectively prevent access to OU 3-14 and to groundwater at the OU 3-14 downgradient boundary until at least 2095.

The overall schedule is also affected by the necessary integration with the tank closure activities discussed previously, OU 3-13 Groups 4 and 5, and Tank Farm Interim Action activities listed chronologically through 2007 below:

FY 2004

- *Tank Farm Interim Action:* Installation of infiltration barriers (asphalt pavement) over CPP-28, -31, and -79.
- *OU 3-13:* Ongoing Group 4 perched water monitoring and water balance study required to support the unsaturated zone model; ongoing Group 5 SRPA monitoring.

FY 2005

- *OU 3-13:* Update of the Group 4 unsaturated zone model and publication of the Group 4 interim status report; ongoing Group 5 SRPA monitoring.

FY 2006

- *OU 3-13:* Ongoing Group 4 and 5 monitoring.

FY 2007

- *OU 3-13:* Final update of the Group 4 unsaturated zone model, publication of the Group 4 MRDS, and ongoing Group 5 monitoring.

Another schedule consideration is the time required to plan field investigations in high-radiation and contamination areas, such as at the tank farm. Due to potential worker exposure issues, as well as potential interferences with other operations at the tank farm site, considerable time will be required to complete the necessary work planning and hazard analysis before the field work starts.

5.2.4.4 Practical Constraints. The tank farm soils are in an area of complex engineering structures. Aboveground and subsurface features (e.g., piping, vaults, and valve boxes) will affect the field investigation. Specific investigation techniques have been developed to mitigate the potential for damaging underground utilities (vacuum lancing), but not all areas may be accessible for borehole installation and/or sampling. Existing drawings of the underground piping and other structures will be reviewed during planning for the field investigation. In addition to facility interferences, a significant amount of construction work has occurred in the tank farm area, removing and mixing contaminated soil areas—sometimes multiple times. For example, a substantial portion of the soil near release sites CPP-28 and -79 was previously excavated. Such excavations may affect the quality of any future data collected from these areas. These past construction and excavation activities will be evaluated as part of the planning process for the field investigation.

Furthermore, some areas with exceptionally high radiation fields were encountered during past construction and logging activities in the tank farm. As such, areas of high radiation may affect the field investigation. Before collecting any high-activity samples, a detailed hazard analysis will need to be conducted to ensure that appropriate controls are available for potential contamination spread and radiation doses to workers. Limits on the activity of samples that can be collected and analyzed may constrain the field investigation. Methods to remotely collect and analyze samples are not included in this Work Plan.

5.2.5 Define Decision Rules

Decision rules integrate outputs from DQO Steps 1 through 4 into logic statements describing the basis for choosing between various actions, given possible results of the data collection effort. When defining decision rules, the parameters of interest are defined, quantitative action levels are specified as appropriate, and decision rules are written. For the OU 3-14 investigation, the decision rules are framed in terms of the three PSQs. The parameters of interest, action levels, and decision rules are summarized in Table 5-5.

5.2.5.1 Principal Study Question 1 Decision Rule. The parameter of interest is a descriptive measure, such as a mean or proportion, that specifies the attribute that the decision-maker would like to know about the population. For PSQ-1, the parameters of interest are 95% UCL or maximum value, whichever is less, for each identified release site and the site area. Both of these parameters are used in area-weighted average risk calculations for the Tank Farm Group.

The action level is a numerical criterion for deciding whether the contamination levels drive a certain action. For PSQ-1, the action levels will be based on the 1E-04 excess cancer risk occupational current and 100-year RBCs for soil exposure.

The resulting Decision Rule 1 is as follows: If the 95% UCL or maximum value, whichever is less, for each identified release site exceeds the 1E-04 occupational current or 100-year RBCs, then the exposure pathway requires control. Otherwise, if RBCs are not exceeded, control of the exposure pathway is not required based on risk.

5.2.5.2 Principal Study Question 2 Decision Rule. The parameter of interest for the second PSQ is the risk factor calculated based on future potential contamination levels in the SRPA at the hypothetical receptor location, as calculated through numerical modeling described previously. No statistic is associated with this estimate. The action levels in this case are the assumed SRPA RAOs (discussed in Section 5.1.4) at the downgradient groundwater exposure point, as determined through groundwater modeling. The time after which a future receptor may receive exposures to groundwater is assumed to be 2095, as described previously.

The ultimate decision as to whether a particular site will require remedial action will be made as part of the Proposed Plan/ROD process. For purposes of the RI/FS analysis, however, control of the groundwater exposure pathway is assumed to be required if the risk factors calculated based on future potential contamination levels in the SRPA at the residential exposure point exceed the SRPA RAOs discussed in Section 5.1.4. Otherwise, control of the exposure pathway is assumed to not be required.

The resulting Decision Rule 2 is as follows: If exposure point concentrations at the OU 3-14 receptor location are predicted to exceed SRPA RAOs after 2095, then control of the groundwater exposure pathway is required. Otherwise, if future risk is in an acceptable range, then control of the exposure pathway is not required based on risk.

Table 5-5. Summary of parameters of interest, action levels, and decision rules.

Decision Statement	Parameters of Interest	Action Level	Decision Rule
1. Determine whether concentrations of COPCs in tank farm soils exceed occupational risk-based action levels, requiring control of the exposure pathway.	95% UCL of the mean, and maximum values	RBCs for current and 100-year occupational scenario	1. If the 95% UCL or maximum value, whichever is less, for each identified release site exceeds the 1E-04 occupational current or 100-year RBCs, then the exposure pathway requires control. Otherwise, if RBCs are not exceeded, control of the exposure pathway is not required based on risk.
2. Determine whether contaminants are transported out of OU 3-13 and 3-14 release sites to the SRPA inside the INTEC security fence at rates sufficient to result in COPC concentrations exceeding allowable levels, requiring control of the exposure pathway.	Groundwater exposure point concentration calculated by numerical model – no statistic associated with the estimate Time of arrival of contaminant concentrations above allowable calculated by numerical model	SRPA RAOs	2. If exposure point concentrations at the OU 3-14 receptor location are predicted to exceed SRPA RAOs after 2095, then control of the groundwater exposure pathway is required. Otherwise, if future risk is in an acceptable range, then control of the exposure pathway is not required based on risk.
3. Determine whether a remedial alternative that includes (GRA) best meets FS evaluation criteria to mitigate excess risks for known release sites relative to other alternatives.	FS evaluation criteria	Not applicable	3. If a remedial alternative that includes (GRA) best meets FS evaluation criteria to mitigate excess risks at known release sites, then identify that alternative as the highest-ranking. If the alternative does not meet these criteria, identify another alternative as highest-ranking.

5.2.5.3 Principal Study Question 3 Decision Rules. The parameter of interest, action levels, and decision rules as defined in EPA (2000a) are not directly applicable to feasibility study questions. However, it is useful to specify the parameter, or statistic, of interest required to ensure that the field investigation yields data needed for the feasibility study detailed analysis. For each of the four GRAs investigated under PSQ-3, the parameters of interest and action levels are briefly discussed below to facilitate development of future investigatory work. Note that GRAs will be evaluated in the feasibility study in combination as assembled alternatives, not independently.

5.2.5.3.1 Containment—The feasibility study evaluation of containment has no specific statistical parameters of interest. The size of a cap for any specific release site will be based on the extent of contamination above RBCs for soil exposures and on the extent of contamination above action levels for groundwater risks. The potential for subsidence and any requirements for mitigation will also be evaluated in the feasibility study using engineering judgment.

5.2.5.3.2 Retrieval—For the feasibility study evaluation of retrieval, the first parameter of interest is the maximum contact reading. The action level is a contact radiation reading of 200 mR/hr, which drives remote-handling requirements. If soils at a given site are expected to exceed contact readings of 200 mR/hr, then remote-handling requirements would be included in the evaluation of this alternative.

The second parameter of interest for retrieval is the mean concentration of risk driving COPCs within a given volume of soil requiring retrieval at each site. The estimated COPC concentration is needed to estimate the volume and locations of soil requiring retrieval in the feasibility study analysis. For the direct exposure pathway, these volumes and locations will be determined by comparing the mean concentrations to action levels. For the groundwater pathway, these volumes and locations will be estimated by first reviewing the BRA groundwater risk results to determine which COCs exceed allowable levels at the groundwater exposure point. Then the mass or activity of each COC exceeding allowable levels that would have to be removed from the tank farm to reach allowable levels will be estimated. Finally, the soil volumes that would have to be removed at individual release sites to reduce the total activity or mass of the given COC and thereby reach allowable groundwater risk levels will be identified based on the mean concentration of the COC in each decision unit. The minimum decision unit dimensions are discussed in Section 5.2.4.2.

Other factors, such as the location and size of the contaminated areas, may also drive a particular site to be included in the feasibility study as a retrieval site. For example, noncontiguous outlying contamination areas or areas adjacent to buildings or other structures may be retrieved simply to facilitate the design and construction of a cap.

5.2.5.3.3 Treatment—For the feasibility study evaluation of treatment, the parameter of interest is the mean concentration of risk driving COPCs within a given volume of soil requiring treatment at each site. The estimated COPC concentration is needed to estimate the volume and location of soil requiring treatment in the feasibility study analysis. Since treatment using the representative process option of in situ grouting would be applied only to reduce groundwater risks, the volumes and locations would be identified as discussed previously for retrieval to mitigate groundwater risks.

5.2.5.3.4 Disposal—For the feasibility study evaluation of disposal, the primary parameters of interest are the maximum or 95% UCL concentrations for each COC at a given release site, whichever is less. Maximum contact-radiation readings are also a parameter of interest, because the presence of high-activity waste could preclude certain disposal options. Several action levels will trigger disposal options included in the feasibility study analysis. The first is a contact radiation reading of 200 mR/hr for remote-handled waste. The second is the TRU waste concentration of 100 nCi/g. The third comprises the

toxicity characteristic levels listed in 40 CFR 261.24. The 95% UCL for each contaminant is anticipated to be compared to the appropriate action level as a basis for deciding between disposal options in the feasibility study detailed analysis. Other factors, including the potential for soils to contain listed wastes, will also be incorporated into the analysis for this GRA. The volumes of soil requiring disposal will be based on the volumes estimated for the retrieval GRA.

The resulting Decision Rule 3 is as follows: If a remedial alternative that includes (GRA) best meets feasibility study evaluation criteria to mitigate excess risks at known release sites, then identify that alternative as the highest-ranking. If the alternative does not meet these criteria, identify another alternative as highest-ranking.

5.2.6 Specify Tolerable Limits on Decision Errors

Because environmental measurements can only estimate the true condition of a site under investigation, all decisions that are made based on measurement data could be in error (i.e., decision error). Traditionally, the potential decision error is controlled by using statistical methods to design a data collection plan that will most efficiently control the probability of making an incorrect decision. Statistical procedures are preferable in many cases, because they provide a basis for defining performance criteria and assessing the achieved decision quality of the sample design. However, as acknowledged in EPA (2000b), statistical approaches are not applicable to every hazardous waste site investigation; in some cases, judgmental sampling designs or authoritative measurements may be applicable to confirm site characteristics. EPA (2000b) further acknowledges that, in some studies, investigators may not be able to complete DQO Steps 6 and 7 according to the general approach described in the guidance. These and other sampling design issues are discussed below in the context of the OU 3-14 field investigation.

5.2.6.1 Statistical Versus Nonstatistical Sampling Designs. The first objective of Step 6 of the DQO process is to define which decision statements (if any) require a statistically based sample design. For decisions that do require statistically based sample designs, Step 6 allows decision-makers to establish a priori the desired maximum probability of making an incorrect decision. Using the EPA performance goal diagram, or power curve, decision-makers can evaluate the design of a given statistical hypothesis test. This approach is most appropriate for sites where the severity of consequences of making an incorrect decision is relatively high, as discussed in Section 5.2.2. This approach is less appropriate for sites for which the severity of consequences of making an incorrect decision is relatively low, because resolution of the extent of contamination above risk-based action levels at a given confidence level does little to improve resolution for the tank farm soils as a group.

Tolerable limits on decision errors should be established based on potential consequences of making a decision error (EPA 2000a, 2000b). When decision errors have the potential to harm people or the environment, or when decision errors could lead to a noncompliance issue, formal probability limits are established in a cooperative fashion by the investigators and regulatory Agencies. For example, required probabilities of erroneously concluding that a site has achieved final RAOs when in fact it has not are typically limited to values between 0.01 and 0.10, depending on the consequences of the decision (EPA 1992). When the consequence of a decision error may only have monetary or schedule impacts, the probability of error is typically set at a lower level.

Alternatively, nonstatistical sampling designs, typically referred to as “biased” or “judgmental,” are established by the project team based on preexisting knowledge about the site. Because nonstatistical sampling does not allow the decision-makers to evaluate the probability of making a decision error regarding the characteristics of the site, nonstatistical sampling is most appropriate when the severity of the consequences of making a decision error are low and when follow-on confirmatory sampling is not prohibited. Nonstatistical sampling is commonly applied to hazardous substance releases when the

location of the release is known and associated soil contamination can reliably be expected to be found. This type of sampling may also be appropriate when the contaminants have already been identified either by process knowledge or previous investigations. For those decision statements to be resolved using a nonstatistical sampling design, defining tolerable limits on decision errors is not needed.

5.2.6.2 Sampling Design Selection for OU 3-14. A judgmental sampling design that targets known or suspected contamination areas within the tank farm is most appropriate for the OU 3-14 RI/FS investigation to resolve the decision statements listed previously. The reasons for selecting a nonstatistical approach at this site are listed below:

1. By considering the results in Table 5-2, which describes the severity of decision errors, the severity of decision errors for all three decision statements are considered to be relatively low at this stage of the investigation. In general, the approximate areas of release are known and the fact that the associated soil sites are contaminated with radioactive and hazardous constituents has been documented previously. Due to the potential surface exposures alone, some remedial action will probably be taken. These sites will not be erroneously categorized or considered for No Action remediation alternatives.
2. The sites will remain accessible for resampling during the remedial design and remedial action phases. Confirmatory sampling is expected to guide the implementation and verify the effectiveness of the remedial action, as appropriate.
3. The waste-distribution systems in the tank farm released contaminants in a point-source or line-source manner. The contaminants that were released in such a manner have been shown to impact the soil immediately beneath the waste site with minimal lateral spread, unless facilitated by an engineered structure.
4. The COPCs are relatively well established based on process knowledge and past investigations. Additionally, the contaminants were generally co-released as leaks of liquid solutions, and, as such, individual constituents are not expected to be randomly distributed.
5. The sample population (alluvial soil within the tank farm) is constrained by the presence of numerous surface and subsurface structures and piping systems. Existing structures would interfere with large-scale systematic or random-sampling patterns. In addition, many of the contamination sites have been disturbed, or partially or entirely removed, by past remediation, construction excavations, and backfilling.

Decision-makers should note that results from a judgmental sampling design can only be used to make decisions about the locations from which the samples were taken and cannot be generalized or extrapolated to any other facility or population without qualitatively acknowledging the sampling error inherent in such extrapolations. For example, using judgmental sampling at hot spots will result in higher and more conservative estimates of 95% UCL on the mean concentrations for an entire contaminated area than if the sample population included less contaminated locations. Additionally, error analysis cannot be calculated on the resulting data. Thus, the use of judgmental designs prohibits any assessment of uncertainty in the decisions.

5.2.7 Optimize the Design

DQO Step 7, Optimize the Design, consists of reviewing the DQO outputs identified in DQO Steps 1 through 6 and determining the most efficient sampling design strategy. The decision logic for investigating known release sites is shown schematically and discussed in this section.

To implement the decision logic for each component, the field investigation will be carried out in two phases to minimize the time required to plan and mobilize for each and to allow for Phase 1 results to be used to scope Phase 2. Dynamic work plans that allow the field team leader some discretion in adding, deleting, or changing sampling locations will be used for both phases to allow for the presence of infrastructure or to investigate detections of unexpected or otherwise anomalous contamination.

This section also discusses conceptually the investigation scope to be performed during and after the post-ROD remedial action phase. Other investigations described herein include a contaminant transport study and a treatability study.

Phase 1 and 2 data collection activities described in this Work Plan are focused on resolving PSQs 1 through 3, which will provide data required to determine whether the direct exposure and groundwater pathways present significant risks and to facilitate identification of which remedial alternatives best meet feasibility study evaluation criteria for each known release site. Post-ROD data needs for specific sites may be defined in the RD/RA Work Plan and determined in the remedial action, for example determining at high resolution the extent of contamination at specific sites. Verification sampling may be performed after the remedial action to verify that RAOs have been met, for example determining that all soils contaminated above specified action levels have been treated in situ.

5.2.7.1 Decision Logic for Investigating Known Release Sites. The decision logic for investigating known release sites is shown in Figure 5-1 and includes the following steps:

1. The sites to be investigated are defined, as listed in Appendix D.
2. Specific BRA and feasibility study data needs for each release site are defined, as discussed in Sections 5.2.1 through 5.2.6 and as summarized in Appendix D.
3. The severity of consequences of an erroneous decision, and thereby the required investigation design rigor, is defined for each site based on the percentage of the total tank farm soil release inventory estimated to be present at each site, as shown in Appendix D.
4. The existing data for each release site are reviewed, including past investigations, previous excavations and backfill, and presence of infrastructure that may impede investigations.
5. If existing data are adequate to resolve the decision statements for a given site, no further investigation is required, and the BRA and feasibility study for that site may be completed using existing information.
6. If existing data are not adequate to resolve the decision statement, then the investigation strategy for each site is determined. Additional Phase 1 probehole and Phase 2 sampling locations are identified using a judgmental approach, as described in Section 5.2.6.2.
7. The extent and distribution of contamination above PRGs or action levels are determined based on available data, new data acquired during the OU 3-14 field investigation, or a combination of both. New data needed to determine the extent and distribution of contamination will be acquired by gamma logging both new and existing probeholes during Phase 1.

This step defines the areal and vertical extent of contamination above PRGs as well as the distribution of contamination, i.e., locations of hot spots above action levels or maximum concentrations. Available data or new data acquired during the OU 3-14 field investigation, or a combination of both, will be used to establish distribution.

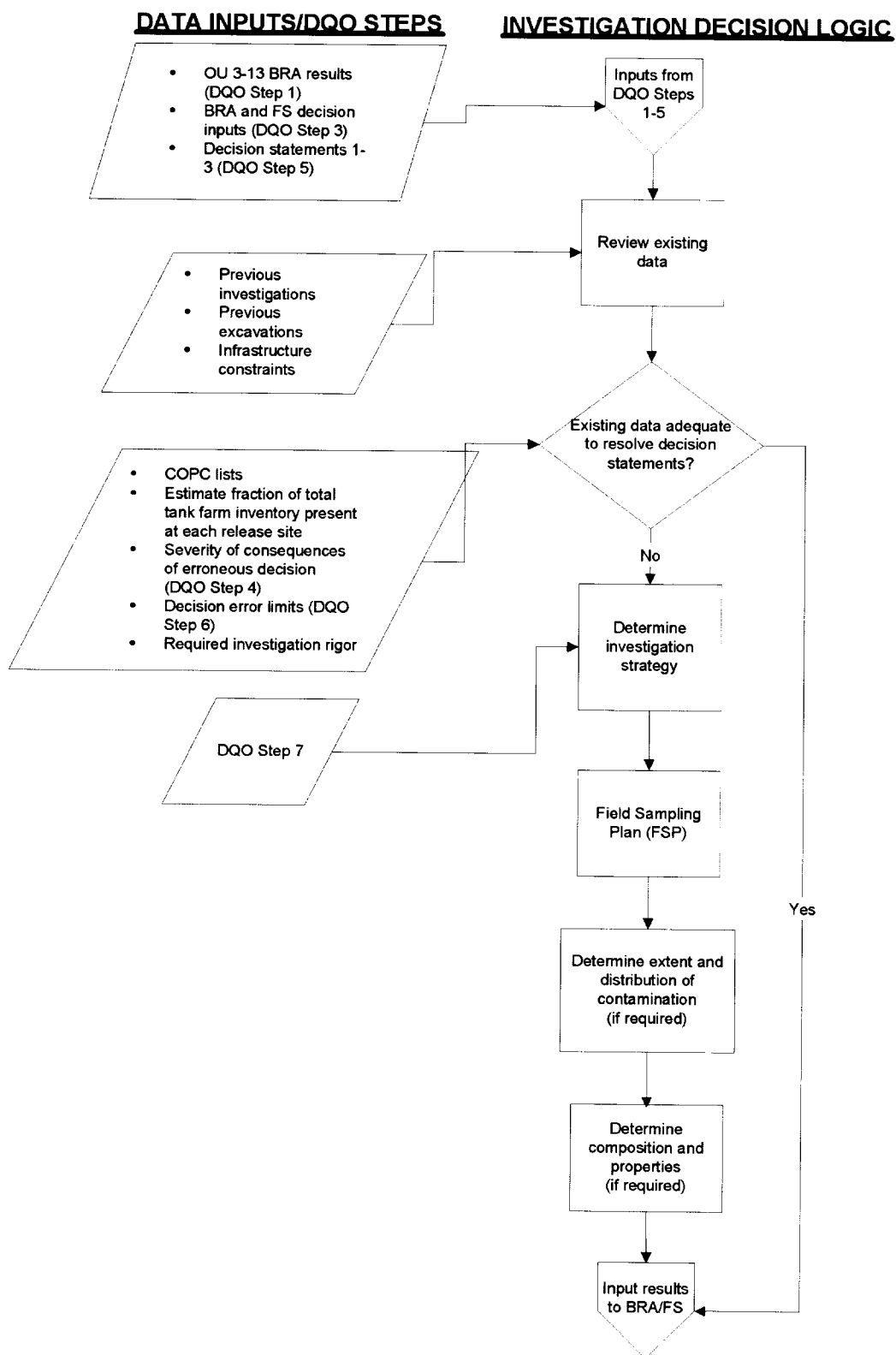


Figure 5-1. Decision logic for investigating known soil release sites.

8. The composition of contaminants at each release site is determined, based on the tank farm COPC list provided in Section 3.4.2, within the extent and distribution defined in preceding steps. Either available data or new data acquired during the OU 3-14 field investigation, or a combination of both, will be used to establish composition. New data on the composition of contamination will be acquired by collecting samples for chemical analysis in Phase 2 when needed to resolve the decision statements.

The results of applying the decision logic through Step 4 (Determine investigation strategy) to each known release site are summarized in Appendix D. Existing data, including previous investigations and excavations and locations of infrastructure that constrain investigation, for each site are described in Section 3.1. Data gaps are described in Sections 3.1 and 5.2. Data gaps for each site are summarized and grouped in Appendix D in the areas of extent of contamination, distribution of contamination (i.e., locations of hot spots within the area contaminated above PRGs), composition of contamination (i.e., the COPCs present at the site), and properties (e.g., transport parameters and physical properties needed for the feasibility study). Finally, Appendix D provides a recommended investigation strategy to resolve the data gaps for each site. This recommendation is necessarily subjective, given that a systematic or statistically based sampling approach is not merited, as discussed in Section 5.2.6.

5.2.7.2 Post-ROD Investigations. The remedial investigations of known tank farm soil release sites may reveal evidence of previously unknown releases of liquid wastes. If these locations are identified during field investigations, further characterization will be performed at the next opportunity, which would occur during investigations performed to support the remedial design or remedial action.

5.3 Phase 1 Investigation

The Phase 1 investigation to implement the decision logic described above will include completion of the historical data review begun under this Work Plan, logging existing boreholes, and probing and logging new boreholes. Scope defined for the Phase 1 investigation and described in the attached FSP includes the following:

1. Collating and evaluating all existing information for borehole locations and historical gamma logging results, sampling locations, extent of excavations, and backfill
2. Gamma logging existing usable boreholes in cases where historical data have been lost or when logging meets defined site-specific data needs
3. Based on the results of Items 1 and 2 above and on locations of tank farm infrastructure, determining specific locations for boreholes required to meet site-specific data needs identified in Appendix D
4. Gamma logging new probeholes.

The *WAG 3 OU 3-14 RI/FS Tank Farm Soil Phase I Field Sampling Plan Probe Installation Technical Approach (Draft)* (INEEL 2001) describes demonstrations, designs, and assessments performed to implement the FY 2000 OU 3-14 RI/FS Work Plan (DOE-ID 2000b). Completed tasks described in INEEL (2001) include

1. A gamma survey of the tank farm surface inside the fence
2. A cold test of the pilot hole vacuum system

3. A cold test of borehole installation using direct-push with percussion hammer to install casings for gamma logging
4. An assessment of seismic loading for the tanks resulting from use of the direct push with percussion hammer rig and an assessment of weight limits in the tank farm
5. A Unresolved Safety Question Screen and Safety Evaluation for the overall technical approach.

The information presented in the technical approach report will be integrated into the revised FSP and into a Technical Approach Document (in preparation) that will support the implementation of the FSP.

Specific Phase 1 tasks are discussed below.

5.3.1 Installing and Gamma Logging Boreholes

Magnetic, electromagnetic, and ground-penetrating radar surveys are being considered to help locate subsurface structures and piping before drilling. Steel probehole casings that are 2.5 in. in diameter will be installed using a combination of vacuum excavation and direct-push drilling. A vacuum excavation unit may be used to excavate a pilot hole 5 to 7 in. in diameter to a depth of 15 ft bgs in areas where subsurface infrastructure is present near desired probing areas, thus minimizing the potential for damage to buried infrastructure. The pilot hole will be excavated in 5-ft increments. Vacuum excavation will be conducted using a closed-loop system, with the soil finally placed in three 35- or 55-gal drums (each holding 5-ft intervals of soil). Soil will be temporarily contained in the drum(s) and then be labeled according to hole position and depth. Radiation and contamination surveys will be conducted during all vacuuming operations. At least eight Phase 1 probeholes are planned to be installed as described in the FSP (Appendix A of this submittal).

After the pilot hole has been advanced to 15 ft, bentonite will be backfilled around the probehole casing. Collected vacuumed soils will be stored for subsequent dispositioning as described in the Waste Management Plan (Appendix C of this submittal). Using the direct-push drill rig, the remainder of the probehole casing will be installed in 4-ft sections to a depth of approximately 45 ft bgs or to the basalt contact.

Upon completion of the probehole, the direct-push drill rig will be detached from the probehole casing at the lowest possible point above ground. An all-weather cap will then be placed on the casing to preclude the inadvertent entry of unwanted material.

The installed probehole will be uncapped and logged using the downhole gamma-ray technique. Gamma-ray logging measurements will be conducted at intervals of 0.5 ft beginning at the lowest obtainable depth in the borehole and continuing upward to within 1 ft of the ground surface. The same technique will be used to log existing boreholes.

The tank farm investigation is anticipated to use a logging system with a 1- to 1.75-in. outer diameter and sensitivity sufficient to allow for the detection of Cs-137 at concentrations below 110 pCi/g, which is the EPA risk-based soil concentration resulting in a 1E-04 excess cancer risk for the 100-year occupational exposure scenario (note that PRGs cited in the OU 3-13 ROD are for residential exposures and, therefore, are not used). The gamma-ray logging tool will be calibrated to determine the gamma flux resulting from this Cs-137 concentration in tank farm soils, by gamma logging one or more Phase 2 coreholes after samples are collected, to correlate measured concentrations of gamma emitters in pCi/g to in situ gross gamma readings in counts per second (cps).

The gamma-ray logging tool will be operated in a counts-per-second mode to detect and record gross gamma radiation flux with depth. The gamma-ray logging tool is deployed using a portable winch system that provides the electronic output of the detector reading and tool depth. The logging data will be acquired using a field laptop computer, and graphical results showing gross gamma-ray flux will be shown in real time. Precision, accuracy, and reliability information for the selected gamma detector will be provided in the Technical Approach Document (in preparation) that will describe procedures and equipment required to implement the FSP.

The FSP will identify “step-out” probehole locations to allow the field team leader to expand the probing area within the INTEC infrastructure and operational constraints, where it is possible to locate them in advance. The first probehole should be located within 10 ft of the estimated release location, or previously detected hot spot or anomaly, or as close as possible considering radiation levels and worker safety. If gamma logging shows contamination above the 110-pCi/g future worker PRG, then another probehole should be pushed along roughly the same radial line, at a spacing of about $2^{1/2}$ or $1.4\times$ the radial distance from the hot spot of the previous probehole, within the constraints of infrastructure, because each $1.4\times$ increase will double the estimate of the contaminated soil volume, and thereby the source term estimate, assuming a cylindrical geometry for the volume of contaminated soil. The process should be repeated until the extent of contamination above 110 pCi/g is bounded on four sides.

5.3.2 Soil Moisture Monitoring

The 1993-1994 soil moisture study (LITCO 1995a) and the method presented by Martian (1995) will be used to estimate the infiltration rate through the tank farm soil by simulating infiltration patterns seen in the soil moisture monitoring. This will be performed during the accelerated OU 3-14 RI/BRA modeling, and the recharge rate will be used as the surface recharge boundary in the accelerated OU 3-14 RI/BRA modeling.

5.3.3 Contaminant Transport Studies

Reasonably conservative (low) contaminant partition coefficients (K_{ds}) will be used in the accelerated contaminant fate and transport model to predict contaminant concentrations and evaluate remedial alternatives for tank farm soil. The sensitivity of the model to the K_{ds} will be evaluated. If the Agencies determine that laboratory contaminant transport studies or K_d measurements using batch experiments are necessary, they will be conducted. The approach is discussed in more detail in Section 6.5.1 of this Work Plan.

The contaminant transport study (CTS) would resolve two data needs for the tank farm BRA. These are (1) the release rates of contaminants from sources in the tank farm soil and (2) the profile of subsurface retardation properties along the expected flow paths. Source-release information may be obtained from leach tests conducted on tank farm soil. Contaminant partitioning parameters may be determined experimentally, if necessary, for tank farm soil and/or interbed samples for OU 3-14 COPCs identified for the tank farm soil. Existing archived materials would be used to the extent feasible for the CTS. If needed, additional sample locations can be determined and samples obtained during a later field investigation as more information is gleaned from characterization of the tank farm soils.

5.3.4 Completion of Historical Data Review and Source Term Development

Additional historical data review will be completed as part of the Phase 1 RI to fill remaining data gaps for some release sites. Generally, all pertinent data were found allowing reasonable estimates of contaminant inventories to be developed. However, not all supporting data were able to be located in time for incorporation into this Work Plan. Once the additional data are gathered and the RI field investigation

is complete, source terms for each of the release sites will be created using all available data and appropriate radionuclide ratios with respect to Cs-137 concentrations. The source term determined for each site will include the amounts of radionuclides released including long-lived mobile constituents I-129 and Tc-99. The remaining tasks to be completed during the Phase 1 RI are summarized in Table 5-6.

5.4 Phase 2 Field Investigation

Scope defined for the Phase 2 investigation will include the following:

1. Collecting samples to determine composition of contaminated soils
2. Collecting samples for treatability studies
3. Collecting samples of soils for use in K_d studies
4. Installing boreholes and collecting samples to resolve any data gaps remaining after the Phase 1 investigation.

Specific Phase 2 tasks are discussed below.

5.4.1 Collecting Samples to Determine Composition

Data gaps in the area of composition, as identified in Appendix D, will be resolved by collecting and analyzing samples during the Phase 2 investigation. Sample locations will be identified after results of the Phase 1 investigation are reviewed.

Table 5-6. Historical data review and source term development tasks to be completed during the Phase 1 remedial investigation.

Release Site	Tasks To Be Completed During OU 3-14 Phase 1 Remedial Investigation
CPP-15	Conduct further data mining to better determine possible sources of contamination for the site. Current elevated contaminant concentrations in the soil are not consistent with the waste streams believed to have leaked at the site.
CPP-27/33	<p>Continue searching project files for possible data on soil contaminant levels for soil samples collected and analyzed during excavation activities. This will include data from the 1974 and 1983 excavation projects.</p> <p>Assemble additional data from the CPP-29 and CPP-36 release sites to help determine if these releases might have contributed to the contamination in the southern portion of CPP-27, immediately north of the INTEC stack.</p> <p>Map location of 12-in. carbon-steel pressure-relief line.</p>
CPP-58	Conduct further data mining on waste and radiation readings discovered during the Tank Farm Interim Action piping and lift station installation to help improve the understanding of the CPP-58 release.
All sites	<p>Develop specific radionuclide ratios with respect to Cs-137 for each of the release sites depending on waste released (including CPP-16 and CPP-58).</p> <p>Develop source terms for all release sites using Cs-137 data and appropriate radionuclide ratios, depending on waste stream and new field data collected during the Phases 1 and 2 OU 3-14 RI.</p>

Soil samples will be transferred to the INTEC Radiological Analysis Laboratory (RAL) for analysis and/or for packaging prior to off-Site shipment. The RAL is anticipated to perform the packaging and/or subsampling and analysis of the soils, within a hot cell environment as needed based on radioactivity present. Sampling strategies and analytical requirements are presented in detail in the tank farm soil FSP.

Soil samples in high-radiation zones will be collected using conventional direct-push and sampling methods. At hot-spot sites where an unreasonable exposure hazard exists, radiological data will be collected during Phase 1 from the hot spot using in situ gamma logging. Soil samples will be collected adjacent to, above, and/or beneath the hot spot where radioactivity levels allow for sampling and analysis during Phase 2.

5.4.2 Collecting Samples for Treatability Studies

Treatability studies may be required to evaluate in situ and ex situ treatment of tank farm soils using grouts or polymers. Tank farm soil treatability studies are discussed in more detail in Section 6.5.2. Excess soil collected at CPP-28, -31, and -79 (Deep) will be stored onsite for characterization and feed material for treatability studies. Estimates for volumes of soil required for the treatability studies, and the estimated excess soil volumes, are presented in the FSP.

Soil samples will be transferred to the RAL for subsampling, analysis, and/or packaging prior to off-Site shipment as required. Subsampling and handling strategies and analytical requirements will be presented in detail in the tank farm soil treatability study work plan.

5.4.3 Collecting Samples for K_d Studies

The approach for developing contaminant-specific sorption properties (described in Section 6.5.1) includes literature studies, bench-scale tests on actual and surrogate materials, analysis of contaminant distributions in the field, and model calibration. The approach will be documented in a subsequent, more detailed, test plan. Some tank farm alluvium and interbed samples have already been archived from past investigations and will be evaluated for possible use in OU 3-14 sorption studies. Depending on the representativeness of these samples, additional soil samples may need to be collected during Phase 2.

